# FINAL REMEDIAL DESIGN FOR SOIL, SEDIMENT, AND SURFACE WATER AT CC RVAAP-76 DEPOT AREA

# FORMER RAVENNA ARMY AMMUNITION PLANT PORTAGE AND TRUMBULL COUNTIES, OH

# March 19, 2021

Contract Number: W912QR17C0045

Prepared for:

**U.S. ARMY CORPS OF ENGINEERS, LOUISVILLE DISTRICT** 600 Dr. Martin Luther King Pl, Room 821 Louisville, KY 40202



Prepared by: Endpoint Consulting, Inc. 5 South Linden Street, Suite 2 South San Francisco, CA 94080



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<b>REPORT DOCUMENTATION PAGE</b>			Form Approved OMB No. 0704-0188			
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<b>1. REPORT DATE</b> (03-19-2021)	<b>2. REP</b> Final	ORT TYPE		<b>3. DATES COVERED</b> (From - To) April-March 2021		
4. TITLE AND SUBTITLE			5a. CONTRACT NUMBER W912QR17C0045			
Final Remedial Design for Soil, Sediment, and Surface Water at CC RVAAP-76 Depot Area				5b. GRANT NUMBER		
Former Ravenna Army Ammunition Plant Portage and Trumbull Counties, Ohio			NA			
			5c. PROGRAM ELEMENT NUMBER NA			
6. AUTHOR(S)				5d. PROJECT NUMBER NA		
Tim Naughton, P.E. Ramirez, Kaylyn, EIT				<b>5e. TASK NUMBER</b> Task 5		
				5f. WORK UNIT NUMBER NA		
7. PERFORMING ORGANIZATION NA	ME(S) AND A	ADDRESS(ES)		8. PERFORMING ORGANIZATION REPORT NUMBER		
Endpoint Consulting, Inc.Alaniz Associates Corporation5 South Linden Street, Suite 221334 East Cloverton StreetSouth San Francisco, CA 94080Covina, CA 91724				NA		
9. SPONSORING/MONITORING AGE	NCY NAME(S	6) AND ADDRESS(ES)		10. SPONSOR/MONITOR'S ACRONYM(S)		
USACE – Louisville District U.S. Army Corps of Engineers				USACE		
600 Martin Luther King Jr. Place PO Box x59 Louisville, Kentucky 40202-0059				11. SPONSOR/MONITOR'S REPORT NUMBER(S) NA		
<b>12. DISTRIBUTION/AVAILABILITY S</b>	TATEMENT			1		
Reference distribution page.						
<b>13. SUPPLEMENTARY NOTES</b>						
None						
14. ABSTRACT						
This Remedial Design (RD) outlines team for this task order under the rec November 21, 2019. Specifically, th of soils exceeding clean-up goals at	uirements of t is RD sets fort	the Performance Work Sta th details for site preparation	tement dated Decenon, excavation, tran	mber 2018 and amended on sportation, and offsite disposal		
<b>15. SUBJECT TERMS</b> Remedial design, project organization and	l responsibilities	s, excavation and thermal trea	tment activities, confi	rmation sampling, site restoration and field documentation.		
<b>16.</b> SECURITY CLASSIFICATION OF a. REPORT b. ABSTRACT c. TH	': IS PAGE	17. LIMITATION OF ABSTRACT	18. NUMBER OF PAGES	<b>19a. NAME OF RESPONSIBLE PERSON</b> Nathaniel Peters, Ph.D., PE		
	U	U	103	<b>19b. TELEPHONE NUMBER</b> (Include area code) 502-315-2624		

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ARNG = Army National Guard

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Ohio EPA CO = Ohio Environmental Protection Agency, Central Office

Ohio EPA DERR = Ohio Environmental Protection Agency, Division of Environmental Response and Revitalization

Ohio EPA SWDO = Ohio Environmental Protection Agency, Southwest District Office

REIMS = Ravenna Environmental Information Management System

USACE = United States Army Corps of Engineers

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#### **Certification 4**

#### CONTRACTOR STATEMENT OF INDEPENDENT TECHNICAL REVIEW

Endpoint Consulting, Inc., has completed the preparation of this <u>Remedial Design</u> for <u>Soil</u>, <u>Sediment</u>, and <u>Surface Water</u> at <u>CC RVAAP-76 Depot Area</u> at the <u>former Ravenna Army Ammunition Plant</u>. Notice is hereby given that an independent technical review has been conducted that is appropriate to the level of risk and complexity inherent in the project. During the independent technical review, compliance with established policy principles and procedures, utilizing justified and valid assumptions, was verified. This independent technical review included evaluation of data quality objectives; technical assumptions; methods, procedures, and material to be used in analyses; the appropriateness of data used and level of data obtained; and reasonableness of the results, including whether the product meets the customer's needs consistent with law and existing USACE policy.

Sutt A-Nell

Scott Nesbit, P.E. Quality Assurance Manager/Independent Technical Review

Tim Note

Tim Naughton, P.E. Director of Operations & Engineering

Significant concerns and explanation of the resolution are documented within the project file. As noted above, all concerns resulting from independent technical review of the project have been considered.

Manuel P.I.

M. Chris Pestana Program Manager

<u>3-15-2021</u> Date

<u>3-15-2021</u> Date

<u>3-15-2021</u> Date This page is intentionally left blank.

# FINAL

# **REMEDIAL DESIGN FOR SOIL, SEDIMENT, AND SURFACE WATER AT CC RVAAP-76 DEPOT AREA**

# FORMER RAVENNA ARMY AMMUNITION PLANT PORTAGE AND TRUMBULL COUNTIES, OHIO

Contract Number: W912QR17C0045

Reviewed and Approved by:

Tim Nofk

Tim Naughton, P.E. Director of Operations & Engineering Endpoint Consulting, Inc.

Manuel Pata

M. Chris Pestana Program Manager Alaniz Associates Corporation

The Alaniz-Endpoint Joint Venture (Alaniz-Endpoint Team) has prepared this report under the direction of USACE Louisville District (LRL). This document should be used only with the approval of USACE LRL. This report is based in part on information provided in other documents and is subject to the limitations and qualifications presented in the referenced documents.

March 2021

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# ACRONYMS AND ABBREVIATIONS

Alaniz	Alaniz Associates Corporation
AOC	Area of Concern
ARNG	Army National Guard
bgs	below ground surface
BMP	Best Management Practice
CIH	Certified Industrial Hygienist
CJAG	Camp James A. Garfield Joint Military Training Center
CERCLA	Comprehensive
COC	Chemical of Concern
COR	Contracting Officer's Representative
CRM	Cultural Resources Manager
DFFO	Director's Final Findings and Orders
DOT	Department of Transportation
DRMO	Defense Reutilization and Marketing Office
Endpoint	Endpoint Consulting, Inc.
ft	feet
FSA	Field Staging Area
FTL	Field Task Leader
FWCUG	Facility-Wide Cleanup Goal
FWSHP	Facility-Wide Safety and Health Plan
HAZWOPER	Hazardous Waste Operations and Emergency Response
IDW	Investigation-Derived Waste
ISM	Incremental Sampling Methodology
КО	Contracting Officer
LDC	Laboratory Data Consultants
LRL	Louisville District
mg/m <sup>3</sup>	milligrams per cubic meter
mph	miles per hour
NACA	National Advisory Committee on Aeronautics
OHARNG	Ohio Army National Guard
Ohio EPA	Ohio Environmental Protection Agency
OSHA	The Occupational Safety and Health Administration
PAH PP	Polycyclic Aromatic Hydrocarbon Proposed Plan
QA	Quality Assurance
QC	Quality Control

# ACRONYMS AND ABBREVIATIONS (CONTINUED)

RACR	Remedial Action Completion Report
RAO	Remedial Action Objective
RD	Remedial Design
RI/FS	Remedial Investigation/Feasibility Study
ROD	Record of Decision
RSL	Regional Screening Level
RVAAP	Ravenna Army Ammunition Plant
SAP	Sampling and Analysis Plan
SSHO	Site Safety and Health Officer
SSHP	Site Specific Safety and Health Plan
TCLP	Toxicity Characteristic Leaching Potential
USACE	United States Army Corps of Engineers
USACE LRL	United States Army Corps of Engineers Louisville District
USEPA	United States Environmental Protection Agency
VEG	Vapor Energy Generator

# **1.0 INTRODUCTION**

The Alaniz Associates Corporation (Alaniz) and Endpoint Consulting, Inc. (Endpoint) Joint Venture (Alaniz-Endpoint Team) has been contracted by the United States Army Corps of Engineers, Louisville District (USACE LRL) to provide environmental remediation services within the CC RVAAP-76 Depot Area of Concern (AOC) at the former Ravenna Army Ammunition Plant (RVAAP) located in Portage and Trumbull Counties, Ohio; the former RVAAP is now known as the Camp James A. Garfield Joint Military Training Center (CJAG). All work will be overseen by USACE and the Army National Guard (ARNG). This work is being performed in accordance with USACE LRL, Remediation Contract W912QR17C0045, issued on July 31, 2017 and amended on November 21, 2019. In addition, planning and performance of all work elements will be conducted in accordance with the requirements of the Ohio Environmental Protection Agency (Ohio EPA).

The RVAAP Restoration Program has identified several AOCs which require soil remediation for various contaminants, with polycyclic aromatic hydrocarbons (PAHs) being the predominant chemical of concern (COC) at several AOCs targeted for remediation using excavation and disposal and/or Endpoint's patented Vapor Energy Generator (VEG) Technology. The remedy selected for the CC RVAAP-76 Depot Area AOC (Depot Area AOC) is excavation and disposal of impacted soil. Independent Remedial Design (RD) or Non-Time-Critical Removal Action work plans are under preparation for each of the other AOCs to be remediated under this contract.

This RD describes the requirements to implement the recommended remedial actions at the Depot Area AOC, as documented in:

- Final Remedial Investigation/Feasibility (RI/FS) Study CC RVAAP-76 Depot Area (USACE, 2016);
- Final Proposed Plan (PP) for CC RVAAP-76 Depot Area (Parsons, 2018); and,
- Final Record of Decision (ROD) for CC RVAAP-76 Depot Area (Parsons, 2019).

The ROD for this AOC identified the following PAH-COCs, based on facility-wide cleanup goals (FWCUGs), that require remediation: benzo(a)pyrene, benzo(a)anthracene, benzo(b)fluoranthene, and dibenzo(a,h)anthracene. Two areas within the Depot Area AOC require remediation. Specifically, soil around Depot Area Building U-4 and Building U-5, require excavation and offsite disposal of PAH-impacted soil. Soil from an offsite source will be used to backfill the excavation areas, providing unrestricted reuse of the land. COCs and their respective FWCUGs are discussed further in Section 3.2.

## 1.1 PURPOSE

As defined in the RI/FS and PP/ROD, surface soil, defined as soil within 0-1 foot below ground surface (bgs), in two distinct areas of the Depot Area AOC contain PAHs with concentrations above established FWCUGs, based on regional screening levels (RSLs) for residential use, and should be remediated to a level protective of human health. No COCs were found in sediment or surface water; thus, no remedial actions are required for those media. Based on the fate and transport evaluation, no contaminant migration

COCs for soil or sediment were identified as impacting groundwater. Groundwater will be further evaluated under the RVAAP-66 Facility-wide Groundwater Monitoring Program.

The selected remedial alternative for soil at the Depot Area AOC, as recommended in PP/ROD, is Alternative 3: Excavation and Off-Site Disposal. To this end, this RD details requirements and procedures necessary to implement the selected remedial action alternative, including a plan for the excavation and disposal of PAH-impacted soils exceeding residential RSLs, allowing for unrestricted (i.e., residential) reuse of the Depot Area AOC.

This RD provides specific remedial actions that will reduce chemical contamination in surface soil at the Depot AOC. The remedial action objective (RAO) and established cleanup goals for the Depot Area are presented in Section 3.0. In summary, the RAO is to prevent resident receptor exposure to surface soil with PAH concentrations exceeding established RSLs. Once the RAO and RSLs are met following the implementation of this RD, soil will be considered protective for Unrestricted (residential) Land Use, which is inherently protective of potential planned future use of this AOC as Military Training Land Use (Parsons, 2019).

Specific elements of the remedial actions described in this RD include:

- Excavating contaminated surface soil exceeding RSLs within the area around Building U-4 and Building U-5;
- Conducting confirmation sampling of excavation areas to ensure that FWCUGs/RSLs have been met; and
- Restoring disturbed areas to their original elevation and site conditions.

The planned remediation volume is based on the in-situ volume defined in the approved Final ROD (Parsons, 2019). Excavation sidewall and bottom confirmation sampling proposed in this RD will determine the final volume of soil to be excavated at the Depot Area AOC. Remediation volumes are further discussed in Section 5.2.1.

Remedial activities will be overseen by USACE LRL and implemented by the Alaniz-Endpoint Team. The Alaniz-Endpoint Team (under contract with USACE LRL) is responsible for excavation, profile and confirmation sampling, and restoring excavation sites to pre-remediation conditions using imported soil. Implementation of these activities will meet the requirements of this RD work plan, the Standard Operating Procedures specified in Appendix I of the Sampling and Analysis Plan (SAP), included in the "Final Remedial Design for Soil, Sediment, And Surface Water At RVAAP-42 Load Line 9" (Endpoint, 2021), and the following documents:

- Facility-Wide Safety and Health Plan for Environmental Investigations (USACE 2011); and
- *Site-Specific Health and Safety Plan* (to be prepared under separate cover)

# **1.2 FACILITY DESCRIPTION**

The former RVAAP facility consists of 21,683 acres located in northeastern Ohio within Portage and Trumbull counties, approximately 4.8 km (3 miles) east/northeast of the City of Ravenna and approximately 1.6 km (1-mile) northwest of the City of Newton Falls. It consists of a parcel approximately 17.7 km (11 miles) long and 5.6 km (3.5 miles) wide and is bounded by State Route 5, the Michael J. Kirwan Reservoir, and the CSX System Railroad on the south; Garrett, McCormick, and Berry roads to the west; the Norfolk Southern Railroad on the north; and State Route 534 on the east (see Figure 1-1). The former RVAAP facility was used as a load, assemble, and pack facility for munitions production.

As of September 2013, administrative control of the 21,683-acre facility has been transferred to the United States Property and Fiscal Officer for Ohio and subsequently licensed to the Ohio Army National Guard (OHARNG) for use as a military training site (CJAG).

During the RVAAP operational years, prior to CJAG, the entire 21,683- acre property was a governmentowned, contractor-operated industrial facility. The RVAAP Restoration Program encompasses investigation and cleanup of past activities over the entire 21,683 acres of the former RVAAP; therefore, references to the RVAAP in this document are considered to be inclusive of the historical extent of the former RVAAP and CJAG, unless otherwise specifically stated.

The ARNG is the lead agency for remediation, decisions, and applicable cleanup within the former RVAAP facility. The Ohio EPA is the supporting state regulatory agency. The USACE-LRL is the contracting agency hired by the ARNG and OHARNG and is responsible for implementation and technical oversight of remedial activities. It is important to note that the RVAAP Restoration Program is bound to the Director's Final Findings and Orders (DFFO) issued June 10, 2004 by the Ohio EPA pursuant to the authority vested under Chapters 3734, 3745, and 6111 of the Ohio Revised Code. The objective of the DFFO is to ensure that the public health, safety, and welfare, as well as the environment, are protected from the disposal, discharge, or release of contaminants.

## **1.3 SITE BACKGROUND**

CC RVAAP-76 Depot Area is located in the western portion of the facility mainly along Route 80, south of Newton Falls Road, north of McCormick Road, and west of Rock Spring Road (Figure 1-2). Based on the Final Historical Records Review (SAIC, 2011) and the RI/FS report, some of the historical operations conducted at the AOC included fueling operations, locomotive repair, petroleum, oil and lubricant storage, solid waste incinerator activities, and vehicle repair and maintenance. Munitions demilitarization activities occurred in Building U-10. The Depot Area was constructed as part of the original RVAAP facility. Operations at CC RVAAP-76 Depot Area began during World War II (circa 1941) and continued through the Vietnam War era. The area is currently used by the OHARNG for storage and military training purposes.

Historical records indicate demilitarization activities were conducted at Building U-10. The following activities occurred at the AOC:

• The demilitarization activities at Building U-10 reportedly consisted of reconditioning fin

assemblies, the AN-M106A1 track vehicle, and the F/250-lb bomb. Building U-10 was also used for debanding of 8-inch high explosive projectiles, and storing M103 tank maintenance parts assemblies (SAIC, 2011).

- Various maintenance activities occurred at multiple locations and buildings throughout CC RVAAP-76 Depot Area; however, no documentation on any specific spills or releases was found during the historical records review (SAIC, 2011).
- Eleven USTs were known to have been located within the site boundaries but have been evaluated separately as part of CC RVAAP-72 (SAIC, 2011).
- Building U-5, the equipment repair shop, was a facility used to repair locomotives, and typical chemicals/products used during locomotive maintenance activities may have included engine washing chemicals, valve oil, electrolytes (battery maintenance), locomotive black paint, solvents for parts degreasing, lubrication oil, metal preservatives, carbolineum, creosote and cold patch asphalt (SAIC, 2011).

The following environmental investigations have been completed for the CC RVAAP-76 Depot Area:

- Preliminary Assessment for the Characterization of Areas of Contamination (USACE, 1996).
- Historical Records Review Report for the 2010 Phase I Remedial Investigation Services at Compliance Restoration Sites (9 Areas of Concern), Ravenna Army Ammunition Plant, Ravenna, Ohio. (SAIC, 2011).
- Remedial Investigation/Feasibility Study for CC RVAAP-76 Depot Area (USACE, 2016).

The AOC characteristics, nature and extent of contamination, and conceptual site model are based on the investigations conducted from 1996 through 2016.

The CC RVAAP-76 Depot Area AOC is an approximately 170-acre area of the RVAAP property that consists primarily of mowed grass, shrubland and forest edge habitats. The topography of the AOC is generally sloping from west to east toward Hinkley Creek, which lies along the east boundary of CC RVAAP-76 Depot Area (Figure 1-2). The western side of CC RVAAP-76 Depot Area is topographically high at an elevation of approximately 1130 feet, relative to the east side at an elevation of 1100 feet. Overall surface water drainage patterns are toward Hinkley Creek along constructed ditches, natural conveyances, and through the existing storm sewer network. Potable water, hydrant water supply, and sanitary sewer utility systems remain intact but are inactive. A storm sewer system remains intact and functional with several outlets to conveyances draining to Hinkley Creek.

The future use for CC RVAAP-76 Depot Area is Military Training Land Use. A risk assessment performed at the Depot Area AOC included an evaluation of a Resident Receptor, a National Guard Trainee, which represents an Unrestricted (Residential) Land Use scenario. No COCs were identified for the National Guard Trainee; therefore, exposure to soil and wet sediment do not pose exposure risks to the National Guard Trainee at the AOC. However, risks were identified for the Resident Receptor from PAHs in surface soil at Building U-4 and Building U-5. Dibenzo(a,h)anthracene, benzo(a)anthracene, benzo(a)pyrene, and benzo(b)fluoranthene were identified as COCs in surface soil for the Resident Receptor. Surface soil around these two buildings (see Figure 1-3 and Figure 1-4) will need to be addressed to attain Unrestricted

(Residential) Land Use. No action is required for sediment, surface water or subsurface soil at this AOC. No ecological risks were identified in the risk assessment.

The RAO references FWCUGs and target risk levels that are considered protective of human health under future use scenarios. The RAO for CC RVAAP-76 Depot Area is to prevent Resident Receptor exposure to COCs above FWCUGs in soil. The United States Environmental Protection Agency (USEPA) updated the estimated toxicity of several PAHs in 2017. The FWCUGs for PAHs in soil are based on USEPA May 2018 RSL for the Residential Receptor adjusted for 10<sup>-5</sup> cancer risk.

#### 1.4 COMMUNITY INVOLVEMENT AND REGULATORY APPROVAL

In accordance with the Comprehensive Environmental Response, Compensation and Liability Act (CERCLA) Section 1179(a) and the National Oil and Hazardous Substance Pollution Contingency Plan Section 300.130(f)(2), the *Final Proposed Plan for CC RVAAP-76 Depot Area* (Parsons, 2018) was released to the public on February 16, 2018, with documents made available in the Administrative Record maintained at CJAG and in the Information Repositories at Reed Memorial Library in Ravenna, Ohio, and at Newton Falls Public Library in Newton Falls, Ohio (Parsons, 2018). Notices of the availability of the Proposed Plan were sent to local radio stations, newspapers and television stations. A 30-day public comment period was held from February 16, 2018 to March 17, 2018 and a public meeting was held on February 28, 2018, to present the Proposed Plan, answer questions, and allow the public to provide comments for consideration. The Army considered input from the public meeting when selecting the remedy for this AOC (Parsons, 2019).



Basemap Source: Leidos, 2017. Final Proposed Plan for Soil, Sediment and Surface Water at RVAAP-42 Load Line 9. Drawn by P. Holm



Basemap Source: Leidos, 2017. Final Proposed Plan for Soil, Sediment and Surface Water at RVAAP-42 Load Line 9. Drawn by P. Holm



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Basemap Source: USACE, 2016. Final Remedial Investigation/Feasibility Study CC RVAAP-76 Depot Area. November.





Basemap Source: USACE, 2016. Final Remedial Investigation/Feasibility Study CC RVAAP-76 Depot Area. November.

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# 2.0 PROJECT ORGANIZATION AND RESPONSIBILITIES

This section presents the project management structure and key personnel responsibilities that will be used to implement the activities covered in this RD. ARNG is the lead agency for remediation, decisions, and applicable cleanup within the former RVAAP facility. The Ohio EPA is the supporting state regulatory agency. The USACE-LRL is the contracting agency hired by the ARNG and OHARNG and is responsible for implementation and technical oversight of remedial activities. The Alaniz-Endpoint Team is the primary contractor responsible for implementing this RD. The organizational structure and key personnel for this project is summarized below.



#### 2.1 USACE CONTRACTING OFFICER/CONTRACTING OFFICER'S REPRESENTATIVE

Mr. Aaron Sanford will serve as the Contracting Officer (KO). The KO will ensure performance of all necessary actions for effective contracting, ensure compliance with the contract terms, and will safeguard the interests of the United States in the contractual relationship. The KO is ultimately responsible for the final determination of the adequacy of the contractor's performance.

Dr. Nathaniel Peters II will serve as the Contracting Officer's Representative (COR). The COR is responsible for technical administration of the contract and will assure proper Government surveillance of the contractor's performance.

# 2.2 USACE PROJECT MANAGER

Mr. Steve Kvaal will serve as the project manager for USACE LRL and will coordinate and communicate with ARNG and OHARNG.

#### 2.3 OHIO ENVIRONMENTAL PROTECTION AGENCY

The Ohio EPA is the regulatory agency for this project and will review project documents and ensure that the RD and remedial action are completed in accordance with RD and regulatory requirements.

#### 2.4 CONTRACTOR PROGRAM MANAGER

Mr. Chris Pestana will serve as Program Manager for the Alaniz-Endpoint Team. He will ensure the Alaniz-Endpoint Team has access to necessary corporate resources that will exceed the quality objectives for this contract. As Program Manager, Mr. Pestana will be responsible for the overall management of the contract including cost and schedule.

#### 2.5 CONTRACTOR PROJECT MANAGER

Mr. Chris Bason will serve as the Project Manager. Mr. Bason will be executing tasks to meet scope, schedule and budget constraints, working closely with Mr. Pestana and the quality assurance (QA) manager, Mr. Tim Naughton.

## 2.6 CONTRACTOR QUALITY ASSURANCE MANAGER

Mr. Tim Naughton, PE, will serve as Quality Assurance Manager for the Alaniz-Endpoint Team. In this capacity, Mr. Naughton is responsible for the overall technical quality of the contract work, and will also serve as the main point-of-contact for program coordination with USACE LRL and stakeholders, including supporting USACE LRL as Regulatory Specialist and liaison as deemed necessary by USACE LRL. Mr. Naughton will be supported by Endpoint Project Engineer, Kaylyn Ramirez, EIT.

#### 2.7 FIELD TASK LEADER

Mr. Zach Reynolds will serve as the Field Task Leader (FTL), responsible for performing and/or overseeing soil sampling defined in the SAP (Endpoint, 2021). He has over 10 years of experience in performing soil sampling, including serving the same role on over 10 other USACE projects involving sampling in support of implementing the VEG Technology.

## 2.8 SITE SAFETY AND HEALTH OFFICER

Ms. Kaylyn Ramirez will serve as the Site Safety and Health Officer (SSHO), ensuring preparation and implementation, on a daily basis, of protocols and procedures in the site-specific Safety and Health Plan (SSHP) prepared as an addendum to the Facility Wide Safety and Health Plan (FWSHP) and implementation of related procedures on a daily basis during field activities. Ms. Ramirez is formally

trained as an SSHO, serving the same role on other USACE contracts involving the use of the VEG Technology. She holds a certificate for 40-hour training under USACE's EM 385.1.1 program, in addition to 40-hr and related 8-hr refresher certificates for The Occupational Safety and Health Administration (OSHA) hazardous waste operator (Hazardous Waste Operations and Emergency Response [HAZWOPER]) program.

#### 2.9 CORPORATE SAFETY OFFICER/CERTIFIED INDUSTRIAL HYGIENIST (CIH)

Mr. Ali Raji, CIH, of Endpoint will serve as the corporate safety officer for the Alaniz-Endpoint Team and will ensure the work performed is planned appropriately and executed in a safe manner. Mr. Raji has previously served in that capacity on several USACE contracts performed by Endpoint. Mr. Raji will also serve as risk assessor on the project.

#### 2.10 DATA VALIDATION CHEMIST

Serving as the Data Validation Chemist, Kevin Kha will ensure data reported by the laboratory is usable for its intended purpose. In this capacity, Mr. Kha and Laboratory Data Consultants (LDC) will work closely with the Department of Defense- and National Environmental Laboratory Accreditation Program certified Eurofins/Test America Laboratories in Savanah, Georgia, to be used throughout the remediation process. Mr. Kha and LDC have served in this capacity on numerous USACE projects, including several projects involving soil remediation using the VEG Technology for USACE.

# 3.0 REMEDIAL ACTION OBJECTIVES AND CLEANUP GOALS

This section describes the RAO and cleanup goals for the selected remedial action. The RAO specifies requirements to be achieved by the remedial action in order to protect human health and the environment under current and reasonably anticipated future land use scenarios. Correspondingly, cleanup goals are the numerical concentrations required to achieve the RAO for each COC.

#### 3.1 REMEDIAL ACTION OBJECTIVE

The RAO for the Depot Area AOC is to prevent Resident Receptor (adult and child) exposure to surface soil with concentrations above the residential soil RSLs for PAHs, specifically benzo(a)pyrene, benzo(a)anthracene, benzo(b)fluoranthene, and dibenzo(a,h)anthracene in soil near Buildings U-4 and U-5.

As previously indicated, the selected remedial action for the Depot Area, as defined in the Final PP and ROD for this AOC, is Alternative 3: Excavation and Off-Site Disposal.

No remedial actions are required for sediment or surface water. Groundwater will be further evaluated under the RVAAP-66 Facility-wide Groundwater Monitoring Program.

#### 3.2 REMEDIAL ACTION CLEANUP GOALS

The numerical criteria to be used for decision-making relative to the COCs established in the PP and ROD corresponded to the respective residential soil RSLs for benzo(a)pyrene, benzo(a)anthracene, benzo(b)fluoranthene, and dibenzo(a,h)anthracene, based on the USEPA's May 2018 RSL, with a target risk level of 1X10<sup>-5</sup> and a hazard quotient of 1.0. Table 3-1 summarizes the RSLs to be used as the cleanup goal for COCs at this AOC, further incorporating remediation depths, locations and volumes. As previously indicated, no COCs were identified in subsurface soil (1-13 feet bgs), sediment, or surface water for the resident receptor, thereby focusing remediation activities on surface soils (0 to 1-foot bgs) (Parsons, 2018). Estimated remediation volumes are discussed in Section 5.2.1.

Area	Chemical of Concern	Residential RSL (1x10 <sup>-5</sup> TRL, HQ=1.0) (mg/kg)	Depth (ft bgs)	Location	Excavated Disturbed Area (sq ft)	Volume (cubic yards)
Building U-4	Benzo(a)pyrene	1.1	0-1	76-U4-DU1-SS, 76-U4-DU2-SS	17,427	645
	Benzo(a)anthracene	11				
	Benzo(b)fluoranthene	11				
	Dibenzo(a,h)anthracene	1.1				
Building U-5	Benzo(a)pyrene	1.1	0-1	76-U5-DU1-SS	13,166	488
	Benzo(a)anthracene	11				
	Benzo(b)fluoranthene	11				
	Dibenzo(a,h)anthracene	1.1				

ft bgs: feet below ground surface sq ft: square feet HQ: Hazard Quotient RSL: USEPA Residential Soil Regional Screening Level (May 2018) TRL: Target Risk Level

# 4.0 CONSTRUCTION MOBILIZATION

This section describes site preparation and general construction activities required to implement this RD.

#### 4.1 SITE PREPARATION

Site preparation activities consist of several elements designed to streamline work flow and prevent migration of contaminated soil during construction, including:

- Utility Clearance;
- Pre-Construction Building Condition Assessment;
- Site Access and Site Control; and,
- Vegetation and Debris Site Clearing.

All work will be performed in compliance with current Ohio state air quality rules and regulations.

#### 4.1.1 Utility Clearance

Prior to initiating excavation activities, the Alaniz-Endpoint Team will notify the CJAG Department of Public Works and Utilities to allow sufficient time for OHARNG concurrence of the absence of known utilities in the excavation areas. In addition, utility clearance will be performed by a private utility contractor to ensure no utilities exist within the footprint of the excavation areas. All field activities, including excavation activities, will be supported by a SSHP incorporating activity hazard analyses, to be prepared under separate cover.

In the event an unmarked utility is discovered during remedial activities, all work will stop immediately and the ARNG/OHARNG Representative, USACE COR, and the Alaniz-Endpoint Team Project Manager will be notified. The aforementioned parties will discuss and develop any required actions. Remedial activities will not resume until approval by the ARNG/OHARNG has been granted.

#### 4.1.2 Pre-Construction Building Condition Assessment

Prior to initiating excavation activities, the Alaniz-Endpoint Team will perform a pre-construction building condition assessment. The assessment will include a site walk around by the team to document the current structural conditions and identify footings and other structural features that might affect excavation. Photographs will be taken during the assessment to document pre-construction conditions.

#### 4.1.3 Site Access and Site Control

#### **Facility Access and Control**

All personnel and vehicles will enter CJAG through the main entrance at 8451 State Route 5, Ravenna, OH 44266. Entering personnel and vehicles are subject to search and inspection. Access rosters for all personnel entering the site will be submitted to the CJAG Environmental Office 48 hours in advance of scheduled

field work for appropriate coordination with the CJAG Range Operations. Sample Contractor Access Request Forms are provided in Attachment A. All personnel with prior approval to enter CJAG must provide a government-issued identification (e.g., driver's license, passport) upon entering.

All field activities will be coordinated with CJAG Range Control on a daily basis (i.e., notification at the start and end of the workday, planned work locations and number of field personnel). Site work hours will be from 0730-1630 on weekdays. Work occurring on holidays or weekends must receive prior approval.

All Alaniz-Endpoint Team personnel will comply with all Ohio and CJAG traffic rules, including not exceeding the posted speed limit of 35 miles per hour (mph) during daylight hours and 25 mph at night while on CJAG main roads, except for the area near the CJAG Main Gate and training areas where they will observe a of 20 mph limit. Project access roads will have a speed limit of 10 mph. At no time will the CJAG main roads be blocked by Alaniz-Endpoint Team personnel during remediation activities. Prior to initiating any activity that will obstruct traffic flow of CJAG main roads, approval will be obtained from CJAG Range Control, the ARNG/OHARNG Representative, and the Alaniz-Endpoint Team Project Manager.

# Site Access

The Depot Area AOC project site will be accessed from Route 80, adjacent to Newton Falls Road, as shown on Figure 4-1. The Alaniz-Endpoint Team will maintain hauling roads (keep free of excess mud/debris) to allow hauling trucks and heavy equipment to travel safely and efficiently.

All workers, supervisors, and site visitors must provide appropriate training records, as specified in the SSHP (to be submitted under separate cover), before entering the site. HAZWOPER certificates for all on site personnel will be provided to the ARNG and OHARNG representatives. Prior to entering the work area, site visitors/workers must receive a site-specific health and safety training from the SSHO.

# Site Control

Prior to the start of work, the excavation boundaries within the AOC will be surveyed by a licensed surveyor and marked with white paint and flags, based on approximate excavation dimensions shown on Figures 1-3 and 1-4 and benchmarks (i.e., coordinates) used for historical sampling. Additional mobilization activities to be implemented include:

- Installation of temporary fencing to secure the excavation areas and temporary equipment/materials storage locations, site access/egress points, signs, barricades and warning tape for prohibited areas. The excavations will be fenced during off hours to ensure that all work areas remain safe and secure;
- Mobilization of equipment trailers, equipment/materials storage area, and connection to temporary utilities (located at the National Advisory Committee on Aeronautics [NACA] Test Area AOC);

- Establishing equipment/personnel decontamination areas and work zones. Further detail regarding decontamination procedures is discussed in Section 5.4;
- Setup of equipment storage areas; and
- Mobilization of sanitary facilities for site workers and visitors (located at the NACA Test Area AOC).

Anticipated locations and boundaries for the above-referenced items are displayed on the Design Drawings included as Attachment B.

#### 4.1.4 Vegetation and Debris Site Clearing

Herein, above-ground vegetation and debris refer to vegetation (i.e., trees, bushes, etc.) and debris or solid waste (i.e., large rocks, brick, concrete, metal debris, etc.) that have not been in contact with contaminated soil. Following coordination with the OHARNG and USACE LRL, the excavation areas will be surveyed to determine whether surrounding areas will require clearing of trees, bushes, other large vegetation and potential above-ground debris, to facilitate equipment access and surface soil removal activities. Any required vegetation clearing involving trees or branches with a 3-inch diameter will be removed between October 1<sup>st</sup> and March 31<sup>st</sup>. A vegetation removal plan will be submitted under separate cover to ARNG for review that details all vegetation clearing activities to be performed within all AOCs to be remediated under this contract. Vegetation clearing will be performed by the Alaniz-Endpoint Team prior to March 31, 2021.

The extent of anticipated vegetation clearing is provided on the Drawings in Attachment B. A power rake attached to a loader will be used to strip open areas covered in grass/weeds. A chainsaw and/or bush hog will be used to clear larger brush and trees. Prior to clearing vegetation, the approximate extent of the excavation areas will be marked in the field to determine the extent of vegetation clearing required. Above-ground vegetation that is removed from the AOC will be chipped/mulched onsite by the Alaniz-Endpoint team. The mulch will be temporarily stockpiled at the AOC and evenly spread across the site. Any removed vegetation that has been in contact with or is comingled with impacted soil (i.e., tree stumps or roots) shall be disposed.

Debris/solid waste removal is anticipated at this AOC. Any debris or concrete removed within the excavation and surrounding work areas shall be disposed within the truck hauling contaminated soils offsite.

## 4.2 STORMWATER POLLUTION PREVENTION

Planned excavations at the Depot Area AOC are being performed under the DFFO. The total area of construction, including staging, for the two excavation areas around Buildings U-4 and U-5 is approximately 0.8 acre. The total disturbance area for remediation at this AOC is below the 1-acre threshold requiring coverage with Ohio EPA Permit No. OHC000005 or the procurement of an individual National Pollutant Discharge Elimination System Permit for stormwater discharges. However, the project will be performed in accordance with the requirements for a Storm Water Pollution Prevention Plan per Ohio EPA Permit No. OHC000005, including the implementation of best management practices (BMPs) that are the

minimum criteria for the overall control of soil and sediment erosion and storm water runoff during construction activities.

Erosion and sediment controls will be installed before beginning activities that have the potential to disturb soil and cause erosion and will be maintained for the duration of the excavation and restoration activities. These control features will be removed only after vegetation is established and disturbed areas are stabilized. Erosion and the transportation of sediment from storm water upgradient of each excavation will be controlled using silt fence.

BMPs to be used during the remedial activities at Depot Area AOC are discussed in Section 5.3. Inspection of the stormwater, BMPs, and erosion and sedimentation controls will be conducted in accordance with Section 9.4.2 and documented on the Stormwater Control Inspection Form (see Attachment A).

To further minimize the potential for erosion and sediment run-off, work will be limited during periods of severe weather, as determined by the Alaniz-Endpoint Team Project Manager.

The excavation areas around Buildings U-4 and U-5 are approximately 17,427 square feet (sf) and 13,166 sf, respectively, with a total combined remedial area of 30,591 square feet.


# 5.0 EXCAVATION ACTIVITIES

This section describes remedial activities to be performed, including:

- Land Survey;
- Excavation;
- Best Management Practices; and
- Equipment Decontamination.

# 5.1 LAND SURVEY

The Alaniz-Endpoint Team will have the initial and final excavation boundaries surveyed by a registered surveyor. The survey will establish initial and final horizontal and vertical limits of the excavation area.

# 5.2 EXCAVATION

The excavation process will be conducted in a manner that minimizes contaminated soil handling. Conventional earth moving equipment such as excavators, front-end loaders, and haul trucks will be utilized to reduce site workers' exposure to contaminated soil and increase efficiency. All excavation work will be performed with a track-mounted backhoe. Alaniz will serve as the excavation contractor, holding a Class A – General Engineering Contractor license, with OSHA HAZWOPER trained personnel. OSHA Excavation Safety Standards will be followed during the excavation activities. All activities will follow the requirements outlined in the SSHP.

The following excavation activities are discussed in more detail below:

- Excavation Limits and Volumes;
- Unforeseen Materials.

# 5.2.1 Excavation Limits and Volumes

As previously mentioned and illustrated on Figures 1-3 and 1-4, there are two separate excavation areas targeted for remediation at this AOC. Both areas contain PAHs and will require the same remediation procedures.

The areas around buildings U-4 and U-5 each encompass a combined estimated surface area of 30,591 square feet, with an estimated 1,133 cubic yards (in-situ) of surface soils that exceed residential soil RSLs for COCs. Both areas will be excavated to a depth of 1 foot around the perimeter of each building (see Figure 1-3 and Figure 1-4), loaded directly into haul trucks, and transported to an appropriate off-site disposal facility.

# 5.2.2 Unforeseen Materials

In the event that an unsafe or unexpected material (e.g., explosive components, drums, cylinders, abandoned pipelines, or utilities) is encountered during any phase of excavation or disposal activities, work will cease immediately and the Alaniz-Endpoint Team Project Manager, USACE COR, and ARNG/OHARNG Representative will be notified. A plan of action will be established and agreed upon by the appropriate parties. Excavation work will not resume until the approved plan has been implemented and approval has been granted by the USACE COR. If the discovery results in a change to the scope, objectives, or schedule of this RD, the Alaniz-Endpoint Team will notify the USACE COR. Additional revisions and/or corrective actions may be requested by the Alaniz-Endpoint Team to account for these unexpected changes.

While excavating around each building, structural features may extend in the subsurface into the excavation (e.g. concrete footings and roof drains). The Alaniz-Endpoint team will take care to identify and preserve all structural features prior to starting excavation. If structural features are encountered during excavation, the Alaniz-Endpoint Team Project Manager, USACE COR, and ARNG/OHARNG Representative will be notified. Following notification, the team will implement protective measures (e.g. marking or flagging the feature and proceed with excavation.

With any ground disturbing activity, there is always the potential for an inadvertent discovery of human remains, funerary objects, or other potential historical or archaeological items. If such items are encountered during excavation activities, excavation will immediately stop and the OHARNG Cultural Resources Manager (CRM), Alaniz-Endpoint Project Manager, USACE COR, and ARNG/OHARNG Representative will be notified. If the CRM is not available, the discovery will be reported to the CJAG Range Control.

The CRM or CJAG Range Control will collect and retain any artifacts or remains, as appropriate. In the event that human remains are discovered, precautions will be taken to ensure that the remains are not removed or further disturbed. The OHARNG Standard Operation Procedures for inadvertent discovery of cultural material will be followed. Excavation activities will not resume until the project site has been released by the OHARNG CRM.

# 5.3 BEST MANAGEMENT PRACTICES

Best management practices are activities that will be conducted to prevent the migration of contaminated soils during excavation and transportation activities. BMPS also prevent erosion of uncontaminated soil from disturbed areas and prevent uncontaminated run-on from entering excavations. The following BMPs will be conducted within each excavation area:

- Dust Control and Maintaining Roadways/Haul Routes;
- Haul Truck Inspection;
- Excavation Water, Stormwater, and Sediment Management; and
- Good Housekeeping.

# 5.3.1 Dust Control and Maintaining Roadways/Haul Routes

Dust may be generated during initial site clearing, excavation activities, and during soil handling and transportation. Unnecessary dust will be minimized by maintaining vehicle traffic to within the posted speed limits and by applying water to dirt roads. A 4,000-gallon water truck will be available onsite for dust control and for further use by the VEG Technology for generation of steam necessary for thermal treatment of soils from other AOCs under this contract. The source water, which may be used for dust control, excavation equipment decontamination, and by the VEG Technology for generation of steam as the heat source for thermal treatment, will be from an approved off-site source. The project site and roadways will be maintained free of mud throughout construction activities by performing haul truck inspections per Section 5.3.2 and requiring trucks to drive through designated egress locations with track-out grates to collect excess dirt and mud prior to entering paved roadways. In addition, street sweepers will be used, if necessary, to clear any excess mud from CJAG roadways.

The presence of nuisance dust will be monitored throughout construction activities using a dust meter (miniram) by Alaniz-Endpoint Team personnel in compliance with Akron Air requirements. Dust measurements will be collected following continuous visible dust generation that lasts for a duration of 20 minutes. If dust readings exceed 1 milligram per cubic meter ( $mg/m^3$ ) at a distance of 200 feet downwind of construction activities, water will be applied to the soil to mitigate dust generation.

During instances of high-velocity wind, additional dust measures may be implemented including temporarily suspending excavation or transportation activities. Visual dust monitoring will be conducted throughout the day by the appointed Alaniz-Endpoint Team member in accordance with the SSHP to be submitted under separate cover.

# 5.3.2 Haul Truck Inspection

The Alaniz-Endpoint Team will inspect haul trucks and fill out a Truck Inspection Form (Attachment A) prior to leaving the excavation area workspaces or entering paved roads. If necessary, mud will be cleaned off tires with hand tools (e.g., shovel, broom, brush). Trucks will also be inspected for surface soil on the exterior of the truck bed as a result from the loading process. Prior to exiting the loading area, any adhered contaminated surface soil will be brushed off of the haul truck onto the plastic sheeting beneath the truck loading area, collected and added to the haul truck's load.

# 5.3.3 Excavation Water, Stormwater, and Sediment Management

# **Excavation Water**

Excavation water is considered any water that accumulates during excavation activities that has come into contact with contaminated soil (e.g., rainwater that collects within excavation areas or water from equipment decontamination, see Section 5.4). During severe weather (rain, high-velocity wind), measures will be taken to avoid generating excavation water. Such measures will be determined onsite and may

include covering the open excavation areas with tarps weighted down with sandbags to prevent accumulation of excavation water and soil migration and diversion of off-site run-off away from the excavation.

In the event that excavation water is generated, the Alaniz-Endpoint Team will have a temporary water storage tank on standby at the NACA Test Area AOC, ready to mobilize to the appropriate excavation site when necessary. The Alaniz-Endpoint Team will be responsible for pumping excavation water to the temporary storage tank and ensuring that no leaks are present. Excavation water collected from the Depot Area AOC (PAH-impacted), will not require disposal as it will be transported to the NACA Test Area AOC and recycled within the VEG Technology's vapor generator for complete oxidation and transformation into a hot, clean steam to be used as the heat source in support of ongoing thermal treatment of soil from other AOCs.

If confirmation sample results indicate additional soil requires excavation, any potential storm water that collects in the excavations will be pumped into the temporary water storage tank and recycled within the VEG Technology's vapor generator as described above.

# <u>Stormwater</u>

Stormwater is considered any water that accumulates that has not come in contact with contaminated soil, such as water that collects on top of tarps covering open excavations. Stormwater that accumulates in low areas of the AOC will be discharged onsite over the ground surface in a manner that will avoid creating excess ponding and mud (e.g., discharged at a slow to moderate rate though a filter bag and on top of plywood in a well vegetated area). The Alaniz-Endpoint Team will track any non-contaminated stormwater releases on daily Quality Control (QC) forms and on an OHARNG Stormwater Release Form (Attachment A). Anticipated stormwater discharge locations are provided in Attachment B.

Stormwater run-on to the excavation areas will be controlled to prevent the transportation of sediment and mud to the excavation. Silt Fence will be used to reduce and/or divert the flow of stormwater into the excavation area, and capture sediment transported by stormwater. The installation of silt fence is described in further detail in the following section.

If confirmation sample results indicate the extent of the contaminated soil excavation is complete, any storm water collected within open excavations will be considered "clean" and can be pumped out of the excavation in accordance with the OHARNG Stormwater Release Form.

# Sediment Management

Silt fence will be installed, as necessary, to prevent sediment from entering each excavation, and to divert upgradient stormwater away from the excavation. Silt fence will also be installed between working areas and surveyed wetlands to prevent potentially impacted soil migration. All silt fence will be maintained until post-construction vegetation is reestablished.

Silt fence will be installed by partially burying the fence material to prevent water from flowing under the fence and help anchor the fence. The fence will be installed in a trench 6 inches deep and secured to posts 10 feet apart. The fence will be installed on the side of stakes facing where water flow will come from. Fence material will be secured to posts using 3 to 5 staples from a heavy-duty staple gun, or equivalent. Once the silt fence is attached to the posts, the trench will be filled with the soil removed from the trench and tamped to compact the soil and secure the posts.

# 5.3.4 Good Housekeeping

Good housekeeping practices are designed to maintain a clean and orderly work environment. Measures will include at a minimum:

- Regularly pick up and dispose of any garbage or construction waste;
- Maintain clear and organized work areas;
- Conduct daily equipment inspections; and
- Perform preventative maintenance on equipment to ensure it is in proper working condition.

The first equipment inspection shall be documented on a Safety Checklist for Machinery Form provided in Attachment A. Subsequent daily inspections will involve double-checking all items on the Safety Checklist, with any deviations immediately reported to the SSHO and the Alaniz-Endpoint Team Project Manager, followed by corrective action. Any implemented corrective actions will be noted on the Daily QC Report.

# 5.4 EQUIPMENT DECONTAMINATION

To further prevent migration of contaminated soil, measures will be implemented to minimize contact with impacted surface soil. In addition, disposable sampling equipment (e.g., foil pans and zip lock bags) and a step-probe sampler will be used for soil sampling, reducing the need to decontaminate sampling equipment. The step-probe sampler will be decontaminated after all aliquots have been collected for ISM/composite samples.

Near the location of each excavation, a decontamination pad lined with impermeable plastic sheeting/tarps will be installed and utilized as necessary for decontamination of equipment (see Drawings in Attachment B). Equipment used to excavate, load, or haul contaminated surface soil will be thoroughly decontaminated prior to contact with native sediments and prior to demobilization from the site or AOCs. Equipment, including the backhoe bucket and other parts of equipment that come in contact with contaminated soil (tracks, wheels, undercarriage of equipment, etc.), will be decontaminated by manual wiping or brushing off surfaces, followed by rinsing using clean water (i.e., water obtained from an approved off-site source; the same water used for dust control). At the conclusion of all operations at the AOC, all equipment will be decontaminated, and the decontamination pad will be dismantled and placed, along with any fluids or collected soil, in the next load of waste to be hauled for disposal, ensuring that the volume of

decontamination fluids is sufficiently small (less than 30 gallons) such that no fluids escape the truck bed, nor change the quality of the soil being disposed. If the volume of decontamination/excavation water exceeds the capacity of the soil, the water will be drummed, profiled in accordance with the SAP (Endpoint, 2021) and disposed under the appropriate manifest.

In the event of a release of untreated or untested decontamination water, the area of the release shall be investigated including collecting soil or sediment samples and analyzing for project COCs, to quantify any impacts. Following any release (soil or liquid), the root cause of the release will be determined and steps taken to eliminate any future releases. Corrective measures that may be taken include an increase in the size of the stormwater controls installed.

# 6.0 ENVIRONMENTAL SAMPLING

This section describes the sampling process to be implemented in support of remediation activities at the Depot Area AOC. Specifically, the following types of sampling will be performed:

- Excavation sampling: excavation confirmation sampling will be performed to confirm soil remaining in place following excavations at Buildings U-4 and U-5 meet USEPA RSLs;
- Waste profile sampling: Profile sampling will be performed in both excavations to determine the waste profile and identify the appropriate disposal facility for off-site transport and disposal; and,
- Imported soil to be used as backfill (potential backfill source is Patrick Excavating and Trucking in Ravenna, Ohio): Soil imported for backfill will be sampled to ensure no impacted material are introduced to the site. Results from the imported soil analysis must be at or below respective residential RSLs and approved for use by the ARNG/OHARNG Representatives prior to being brought to CJAG.

# 6.1 EXCAVATION CONFIRMATION SAMPLING

The dimensions for each excavation Buildings U-4 and U-5 are anticipated to be approximately 58 feet (length) x 62 feet (width) x 1-foot (depth) and 58 feet (length) x 58 feet (width) x 1-foot (depth), respectively. Based on this initial excavation configuration, confirmation sampling at each location will consist of collecting four Incremental Sampling Methodology (ISM) sidewall samples (one ISM sample per sidewall) at intervals shown on Figure 6-1. In addition, four ISM excavation bottom samples will be collected from each excavation (one ISM sample collected from the bottom of each side of the excavations, see Figure 6-1). All sampling will be conducted in accordance with procedures outlined in Section 4.2.2.1 of the SAP (Endpoint, 2021) and will be labeled in accordance with the nomenclature for Category 1 soil provided in Section 4.2.1 of the SAP (Endpoint, 2021) and specified in Table 6-1 herein. Based on the aforementioned anticipated dimensions and sampling intervals, approximately four sidewall and four bottom samples (total of eight ISM samples) are proposed for each excavation, totaling 16 proposed confirmation samples for the Depot Area AOC.

Based on excavation confirmation sampling results and related comparison to the USEPA Residential RSLs, further excavation in a given direction may be warranted. Subsequent step-out sampling will be used to determine whether excavation may be ceased or whether an additional excavation step out is necessary. If sidewall sample results from any side of either excavation area exceed RSLs, a lateral step-out of five feet will be implemented, whereas if an excavation bottom sample results exceed RSLs, the depth of the excavation sub-area, from which the ISM sample was collected, will be expanded downward in 6-inch intervals until PAH concentrations are confirmed to be below respective RSLs.

Area	Station Location	Sample ID	Sample Description
	076cs-110M	076cs-110M-####-SO	Northern Sidewall
	076cs-111M	076cs-111M-####-SO	Eastern Sidewall
Building U-4	076cs-112M	076cs-112M-####-SO	Southern Sidewall
	076cs-113M	076cs-113M-####-SO	Western Sidewall
	076cs-114M	076cs-114M-####-SO	Excavation Bottom-North
	076cs-115M	076cs-115M-####-SO	Excavation Bottom-East
	076cs-116M	076cs-116M-####-SO	Excavation Bottom-South
	076cs-117M	076cs-117M-####-SO	Excavation Bottom-West
	076cs-118M	076cs-118M-####-SO	Northern Sidewall
	076cs-119M	076cs-119M-####-SO	Eastern Sidewall
Building U-5	076cs-120M	076cs-120M-####-SO	Southern Sidewall
	076cs-121M	076cs-121M-####-SO	Western Sidewall
	076cs-122M	076cs-122M-####-SO	Excavation Bottom-North
	076cs-123M	076cs-123M-####-SO	Excavation Bottom-East
	076cs-124M	076cs-124M-####-SO	Excavation Bottom-South
	076cs-125M	076cs-125M-####-SO	Excavation Bottom-West

cs: confirmation sampleM: Incremental Sampling Methodology076: Depot AreaSO: Soil SampleSample Identifier #### will be chosen during field implementation to ensure a duplicate number is not used.

# 6.2 WASTE PROFILE SAMPLING

Prior to excavating soil at the Depot AOC, one in-situ waste profile sample will be collected from within the limits of each excavation. Profile samples will ensure that impacted soil slated for disposal, in addition to any impacted solid/liquid waste from this AOC, is properly handled, transported and disposed. Collecting profile samples prior to soil excavation will allow adequate time to receive profile sample results, ensuring waste disposal is not delayed and that impacted soil/waste are handled by the appropriate transporter (DRMO if hazardous) and disposed at the appropriate disposal facility. The results of the waste profile

samples will be reviewed, approved and signed by the CJAG Environmental Office, prior to commencing excavation activities. All waste will be transported and disposed of in accordance with Section 7.5 herein.

One eight-point composite in-situ soil sample (with aliquots collected from the 0-1 ft bgs range) will be collected within the boundaries of each soil excavation. Composite profile samples will be analyzed for toxicity characteristic leaching potential (TCLP) for metals, TCLP semi-volatile organic compounds, TCLP pesticides, TCLP herbicides, total cyanide, polychlorinated biphenyls, TCLP volatile organic compounds, total sulfide, pH and flashpoint. A summary of analytical requirements and testing methods is provided in Table 6-2. Waste profile samples will be collected in accordance with the procedures outlined in Section 4.2.2.3 of the SAP (Endpoint, 2021) and labeled in accordance with the nomenclature for Category 3 soil provided in Section 4.2.1 of the SAP. Any additional analyses required by the disposal facility will also be performed.

Parameters <sup>1</sup>	Analytical Methods
TCLP (Metals, Pesticides, Herbicides, SVOCs)	SW-846 1311/7470/8081/8270/6010
TCLP (VOCs)	SW-846 1311/8260
Total Cyanide	SW-846 9012/9034
Total Sulfide	SW-846 9012/9034
PCBs	SW-846 8082
pH	SW-846 9040, 9045
Flashpoint	SW-846 1010

 Table 6-2. Waste Profile Sampling Analytical Requirements

<sup>1</sup> Additional parameters may be required by the waste disposal facility. The waste disposal facility has not been selected at the time of this design.

PCB = Polychlorinated biphenyl

SVOC = Semi-volatile organic compound

TCLP = Toxic characteristic leaching procedure

VOC = Volatile organic compound

# 6.3 QA/QC SAMPLES

In addition to the samples referenced above, QC samples (including duplicate, matrix spike/matrix spike duplicate and USACE QA split samples) will be collected for each aforementioned location in accordance with the frequency, procedures, and analysis outlined in Section 4.2.2.4 of the SAP (Endpoint, 2021). Data Quality Objectives and procedures for collecting excavation sidewall, excavation bottom and native soil confirmation sampling are also provided in the SAP (Endpoint, 2021).

# 6.4 SAMPLE ANALYSIS

All confirmation and profiling samples will be preserved and transported to Eurofins/Test America Laboratories in Savannah, Georgia, in accordance with Section 6.0 of the SAP (Endpoint, 2021). Confirmation sample results will be provided within 24-hours following receipt of samples. The Alaniz-Endpoint Team QA Manager will use laboratory results to confirm confirmation samples meet the

established RSL. The USACE COR and ARNG/OHARNG Representative will be notified of the evaluations and results. If any sample does not meet the RSL, the evaluation will include a description of the additional excavation based on the approach described in Sections 6.1 and 6.2. Sampling results will be included in the Remedial Action Completion Report (see Section 9.6.2).





# 7.0 WASTE MANAGEMENT

This section describes waste profiling, transportation, and waste disposal activities that will be performed during the completion of the remedial activities described in this RD. Waste is considered any indigenous IDW (e.g., excavation water or buried debris) or non-indigenous IDW generated as part of remedial or sampling activities. All waste will be properly segregated, handled, characterized, managed, transported and disposed of in accordance with the federal, state and local laws, and in accordance with Section 7.0 and SOP-7 of the SAP (Endpoint, 2021), federal requirements, and the CJAG Waste Management Guidelines. All waste will be profiled and handled accordingly prior to project completion. Any transportation of solid waste off-site will comply with all appropriate federal and state laws. Waste generated during the remedial action, including trees/vegetation that are mulched onsite, will be tracked using the Waste Tracking Form provided in Attachment A. This waste tracker will be submitted to the OHARNG at the completion of the remedial action. Table 7-1 presents each potential waste stream for this RD.

# 7.1 WASTE STREAM IDENTIFICATION

Waste generated within each AOC will be managed, such that the waste does not pose any threat of contamination (e.g., in liquid or solid form) to areas/media that is otherwise not contaminated. Waste is generally categorized as either indigenous or non-indigenous IDW. Profile samples will be collected and analyzed in accordance with the procedures outlined in Sections 4.2.2.2 and 4.2.2.3 of the SAP (Endpoint, 2021).

Indigenous IDW will be characterized for disposal based on analytical results from sampling procedures outlined in Sections 4.2.2.2 of the SAP (Endpoint, 2021) and include the following:

- Excavation water, if any;
- Impacted topsoil vegetation or debris discovered during excavation, if any.

Whereas, non-indigenous IDW includes, but is not limited to the following:

- Disposable sampling equipment (e.g., foil pans and zip lock bags);
- Sanitary waste and trash, or solid waste (concrete, bricks, metal waste, etc.);
- Contact waste (e.g., personal protective equipment, plastic tarps/sheeting); and
- Decontamination fluids.

Non-indigenous and indigenous liquid IDW will be managed in accordance with Sections 5.3.3 and 5.4. To this extent, liquid IDW requiring off-site disposal is not anticipated. However, in the event that sufficient volume of impacted liquid IDW is generated (e.g., such a volume of PAH-impacted water that is not capable of being recycled within the VEG vapor generator), the liquid waste will be drummed and disposed off-site based on the profile sampling results collected.

In general, waste management minimization procedures will be implemented to limit the volume of waste produced, including reusing materials when appropriate, minimizing contact with contaminated materials, minimizing foot and vehicular traffic through potentially contaminated areas and employing general good housekeeping practices, such as those previously discussed in Section 5.3.4.

# 7.2 WASTE STREAM MANAGEMENT

Characteristics for each waste stream include: the point of generation, staging and processing, characterization, and waste handling. All waste streams will be sampled and characterized in accordance with Section 7.0 of the SAP (Endpoint, 2021). Table 7-1 presents each potential waste stream for this RD.

# 7.3 IDW FIELD STAGING

An IDW Field Staging Area (FSA) to temporarily store 55-gallon drums containing solid and liquid IDW will be designated at each AOC (see Drawings in Attachment B) at the beginning of field activities, with the final location approved by the ARNG/OHARNG Representative. The FSA will be constructed using impermeable plastic lining with raised edges for secondary containment to prevent any potential spilled liquid from escaping. In addition, the FSA will have an orange construction fence surrounding it and it will be managed in accordance with Section 7.0 of the SAP (Endpoint, 2021) and the CJAG Waste Management Guidelines. Solid and liquid IDW drums stored at each AOC FSA will be removed within 30 days of generation. If non-hazardous IDW drums are not expected to be disposed off-site within 30 days of hazardous waste is not anticipated for the remedial action at the Depot Area AOC, in the event that hazardous IDW is encountered and requires storage, all hazardous IDW drums not expected to be disposed off-site within 30 days of generation. 30 days of generation, will be relocated and temporarily stored at Building 1047 and managed in accordance with Section 7.0 of the SAP (Endpoint, 2021).

Upon completion of excavation activities at the Depot Area AOC, any solid/liquid IDW drums will be transported to Building 1036 (non-hazardous)/1047 (hazardous), where the waste will be temporarily stored. The location of the temporary IDW storage location at Building 1036/1047 will be specified by the OHARNG Representative and a containment area similar to the FSAs at each AOC will be constructed. Once all remedial work at each AOC has been completed and prior to final demobilization from the CJAG facility, the IDW stored at Building 1036/1047 will be transported and disposed off-site at the appropriate disposal facility.

Final inventories, in addition to container logs for IDW, will be taken and provided to the ARNG/OHARNG/USACE LRL Representative by the Alaniz-Endpoint Team Project Manager. Any identified hazardous waste containers will be disposed off-site within 90 days of the classification as hazardous waste. All non-hazardous liquid waste will have proper secondary containment and will be transported off the facility before project completion (i.e., prior to demobilization from CJAG). As mentioned in Section 9.4.1, hazardous waste storage areas will be inspected on a weekly basis to confirm spill equipment is maintained and no spills have occurred.

# 7.4 WASTE STORAGE CONTAINERS AND LABELING

Indigenous solid IDW (e.g., PAH-impacted surface soil, including any topsoil vegetation) will not require storage as these impacted media will be loaded directly into haul trucks and transported to an approved offsite disposal facility. All solid non-indigenous IDW (e.g., disposable sampling equipment, contact waste including tarps, and trash) will be segregated as non-contaminated and potentially contaminated material by visual inspection. Potentially contaminated material will be temporarily stored in open-top 55-gallon drums equipped with plastic drum liners and sealed with bung-top lids, as necessary. Non-contaminated sanitary waste will be temporarily stored in plastic lined trash cans with lids. IDW containers will be temporarily stored at each AOC during remedial activities for up to 30 days and non-hazardous IDW containers will be transported to the temporary storage location at Building 1036 upon completion of work at the AOC. Hazardous IDW containers will be transported to the temporary storage location at Building 1047 upon completion of work at the AOC. The IDW containers will be covered with a weatherproof tarp (weather permitting) and inspected on a weekly basis to ensure no leaks or releases occur during use. IDW storage containers will be properly labeled in accordance with Section 7.0 and SOP-7 of the SAP (Endpoint, 2021). Visually contaminated solid waste will be disposed prior to project completion. Non-contaminated solid IDW (sanitary trash) will be disposed off-site through a commercial municipal waste service.

The Alaniz-Endpoint Team will be responsible for providing new Department of Transportation (DOT)approved drums. The Alaniz-Endpoint Team Project Manager will be responsible for labeling IDW containers and coordinating transportation and final disposal at a state of Ohio or federal approved treatment, storage, or disposal facility (possibly located outside of the state of Ohio). In accordance with Section 7.5 herein, if any waste is deemed hazardous, the transporter and disposal facility will be DRMO approved. The OHARNG Representative (or alternatively the ARNG Representative if waste is deemed non-hazardous) will sign all waste profiles and waste manifests for disposing project IDW at the approved location.

# 7.5 TRANSPORTATION, STORAGE AND DISPOSAL

The management, transportation, and disposal of all waste streams will be coordinated by the Alaniz-Endpoint Team Project Manager with the CJAG Environmental Office and performed in accordance with the CJAG Waste Management Guidelines and Section 7.0 of the SAP (Endpoint, 2021). All transportation paperwork for soil or possible liquid IDW (manifests or shipping papers) and on-road haul truck placards will be prepared by the Alaniz-Endpoint Team Project Manager in accordance with federal, state, and local regulatory requirements, and disposal facility requirements. The CJAG Environmental Office will be responsible for custody of manifest copies.

Contaminated IDW will be covered and transported by an appropriate licensed waste hauler to a licensed off-site disposal facility that has previously approved the profile of waste for disposal. Truck beds will be lined as required by state, DOT, or disposal facility requirements. As previously mentioned, if any waste is classified as hazardous waste, it will be transported by an approved DRMO or DLA transporter to an approved DRMO hazardous waste disposal facility, per the CJAG Waste Management Guidelines.

Additional analysis may be performed based on disposal facility requirements. All manifests, shipping documents, and disposal facility approval letters will be provided to the Alaniz-Endpoint Team Project Manager and incorporated into the Remedial Action Completion Report (Section 9.6.2).

Table 7-1.	Waste Stream	1 Identification	and Handling
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Waste Stream	Point of Generation	Staging/Processing	Characterization	Waste Handling
Above-Ground Vegetation/Debris (i.e., not in contacted with contaminated soil)	Large vegetation (trees/bushes) or debris (large rocks/boulders) generated within the excavation footprint and surrounding areas required to facilitate equipment access, haul routes and loading areas.	Trees/branches greater than 3- inches in diameter and other large woody vegetation shall be cut between Oct 1st and March 30th and chipped/mulched at the AOC. Mulch and any non- contaminated debris shall be temporarily stockpiled at the AOC.	None	Mulched vegetation and any non- contaminated debris (e.g., rocks/boulders) will be evenly spread across the AOC or disposed of by the Alaniz-Endpoint Team if too large to chip/mulch.
Topsoil Vegetation/Debris (i.e., COC-impacted vegetation)	Vegetation or debris (rocks, boulders) encountered below ground surface within the excavation footprint or other vegetation/debris that may have been in contact with impacted soil.	Topsoil vegetation/debris will not be separated from PAH- impacted soil. Soil and any topsoil vegetation/debris shall be loaded directly into haul trucks.	No additional characterization Soil profile samples shall be used to characterize all waste disposed off-site from this AOC.	After direct loading to haul trucks, PAH-impacted soil and topsoil vegetation/debris shall be transported offsite and disposed at an appropriate waste facility.
Solid Waste (e.g., bricks, concrete, asphalt, rebar, other metal/solid waste)	Contaminated waste encountered below ground surface within the excavation footprint or non-contaminated waste that is removed during site clearing activities.	Solid waste will be separated from PAH-impacted soil to the extent practical and staged for disposal in a roll-off bin or in 55-gallon drums, along with any other non-contaminated solid waste.	No additional characterization Soil profile samples shall be used to characterize all waste disposed off-site from this AOC.	Any solid waste containers will be transported and disposed at an approved off-site disposal facility.
Excavated Surface Soil	Generated from excavation areas containing PAH- impacted soil.	PAH-impacted soil will be excavated and disposed off-site at an appropriate waste facility.	One 8-point composite profile soil sample shall be used to characterize all waste disposed off- site from this AOC. Profile samples will be TCLP analyzed to determine the classification of contaminated soil and debris (hazardous, non-hazardous).	After direct loading to haul trucks, PAH-impacted soil and topsoil vegetation/debris shall be transported offsite and disposed at an appropriate waste facility
Sanitary Waste / Trash Non-Contaminated (e.g., garbage, paper or plastic waste, PPE not in contact with contaminated soil)	Generated by site activities/personnel in which disposable equipment does not come in contact with contaminated soil.	Contact waste/disposable sampling equipment will be collected daily in plastic lined trash cans and stored in accordance with Section 7.0 of the SAP (Endpoint, 2021).	None	Sanitary waste/trash will be disposed off-site through a commercial municipal waste service.

Waste Stream	Point of Generation	Staging/Processing	Characterization	Waste Handling
Contact Waste / Disposable Sampling Equipment (e.g., PPE, gloves, boot covers, plastic sheeting/tarps, foil pans an zip lock bags)	Generated by remedial activities/site personnel which come in contact with contaminated soil.	PPE and disposable sampling equipment will be identified based on a visual inspection (e.g., soiled versus non-soiled). Potentially contaminated contact waste will be containerized in accordance with Section 7.0 of the SAP (Endpoint, 2021) and stored in approved DOT open-top 55-gallon drums equipped with plastic liners and sealed with bung-top lids. Waste drums will be temporarily stored at the AOCs and transported to the temporary storage location at Building 1036/1047 upon completion of work at the AOC.	No additional characterization Soil profile samples shall be used to characterize all waste disposed off-site from this AOC.	Contact waste will be disposed in accordance with Section 7.0 of the SAP (Endpoint, 2021). It will be disposed as either sanitary waste, non-hazardous or hazardous waste at a permitted waste facility based on the soil profile results.
Excavation Water (i.e., water that has come in contact with contaminated soil/equipment)	Water collected within excavations /boundaries during rainfall events or decontamination water.	PAH-impacted excavation water will be pumped into a temporary water storage tank. Decontamination of excavation equipment will be conducted over a designated decontamination area lined with impermeable plastic sheeting, and the decontamination water will be added to the same temporary storage tank. Minimal to no excavation water is anticipated based on the depths/extents of excavation areas and the use of disposable sampling equipment; however, in the event that the volume of excavation water from either remediation areas proves to be greater than what is manageable for reuse by the VEG unit, the water will be stored in closed-top 55-gallon DOT-approved drums.	No additional characterization Soil profile samples shall be used to characterize all waste disposed off-site from this AOC.	Excavation water from PAH- impacted areas will be transferred from the temporary storage tank into the VEG system to be recycled within the VEG's vapor generator for complete oxidation and transformation into a hot, clean steam used at a heat source for the VEG's treatment chamber.

#### Table 7-1. Waste Stream Identification and Handling (continued)

# 8.0 SITE RESTORATION

Site restoration will commence following analysis of confirmation sample analytical results and confirmation that AOC-related COC concentrations are at or below RSLs. Site restoration activities will not begin until confirmation sample results have been provided to the USACE Representative, and approval to proceed has been granted. The Alaniz-Endpoint Team will restore the project sites to pre-construction conditions. At a minimum, site restoration activities will include:

- Re-grading and backfilling excavations and surrounding areas; and
- Re-vegetation of the disturbed area.

# 8.1 RE-GRADING AND BACKFILL

Soil will be imported from a local off-site source, such as Patrick Excavating and Trucking in Ravenna, Ohio (a source used in prior remediation efforts at the RVAAP facility) to backfill excavations. Imported soil will be sampled and analyzed for the RVAAP full-suite of chemicals as outlined in the SAP (Endpoint, 2021) prior to backfilling. Sample results will be reviewed and approved by the ARNG/OHARNG Representatives, the USACE COR and the Ohio EPA prior to use. Where necessary, ruts and depressions within the project sites (e.g., unpaved access roads, truck loading area, equipment movement areas, and construction support area) will also be re-graded. Soil shall be compacted in place using successive horizontal layers of eight (8) inches (in areas where the excavation or rut is at least 8 inches deep) in loose depth for the full width of the excavation and compacted. Each layer shall be compacted before the overlying lift is placed. Compaction of the soil will be accomplished by a minimum of three passes of a roller or other approved compacting equipment routed over the entire surface of each layer in such a manner as to obtain a firm, dense, and uniform compaction across the entire width of the work area.

Final grading will be performed to match surrounding elevations and provide positive drainage to prevent future ponding or erosion. The final grade of each project site will be inspected and approved by the USACE COR prior to demobilization.

# 8.2 **RE-VEGETATION**

Disturbed work areas where remediation activities have temporarily ceased will be stabilized with temporary seed or mulch as described on Table 8-1 unless activities are to recommence within 21 days. Permanent cover for the disturbed areas will be seeded within seven days following excavation, backfilling, and final grading activities. Re-vegetation seeding will consist of the OHARNG approved seed mixes specified in Table 8-1. Seed mixes will be approved by the OHARNG Environmental Office and prepared for application at the site by the Ohio Prairie Nursery in Hiram, Ohio. The seed mix will be sown into the treated soil and covered with mulch. Restored areas will be inspected on a weekly basis and reported on a Site Restoration Inspection Form (Attachment A) until 70% vegetative cover is achieved.

#### Table 8-1. Revegetation Guidance

	NEED	SPECIES AND PROPORTION	APPLICATION
	Areas left idle for greater than 21 days, but scheduled for disturbance within the same summer growing season	100% Annual Ryegrass (Lolium multiflorum)	Broadcast at 40 pounds per acre. Drill at 30 pounds per acre. Mulch with a minimum of 3 bales of straw per 1000 ft <sup>2</sup> Use mulch netting instead of straw on slopes > 6%.
	Areas left idle for greater than 21 days, but scheduled for disturbance within the same fall growing season	100% Winter rye (Secale cereal)	Broadcast at 112 pounds per acre. Drill at 80 pounds per acre. Mulch with a minimum of 3 bales of straw per 1000 ft <sup>2</sup> Use mulch netting instead of straw on slopes > 6%.
Temporary Cover for Ongoing Projects	Areas left idle for greater than 21 days, but scheduled for disturbance within the same spring growing season	100% Oats (Aveva sativa)	Broadcast at 80 pounds per acre. Drill at 65 pounds per acre. Mulch with a minimum of 3 bales of straw per 1000 ft <sup>2</sup> Use mulch netting instead of straw on slopes > 6%.
Permanent Cover for Site Closure	Areas that will remain unfinished indefinitely	40% Nodding Wild Rye ( <i>Elymus Canadensis</i> ) 40% Virginia wild rye ( <i>Elymus virginicus</i> ) 15% Partridge Pea ( <i>Chamaecrista fasciculate</i> ) 5% Black-eyed Susan ( <i>Rudbeckia hirta</i> ) Add 10 lbs/ac Annual Ryegrass ( <i>Lolium multiflorum</i> )/acre	Broadcast at 35 pounds per acre. Drill at 25 pounds per acre. Mulch with a minimum of 3 bales of straw per 1000 ft <sup>2</sup> Use mulch netting instead of straw on slopes > 6%.
	Late Season (after 15 September) quick, temporary cover	<ul> <li>23.5% Nodding Wild Rye (<i>Elymus Canadensis</i>)</li> <li>25% Virginia wild rye (<i>Elymus virginicus</i>)</li> <li>18.75% Partridge Pea (<i>Chamaecrista fasciculate</i>)</li> <li>1.5% Black-eyed Susan (<i>Rudbeckia hirta</i>)</li> <li>31.25% Little Bluestem (<i>Schizachyrium scoparium</i>)</li> <li>Add Annual Ryegrass (<i>Lolium multiflorum</i>)/acre:</li> <li>20 lbs/ac for broadcast or 15 lbs/ac for drill</li> </ul>	Broadcast at 25 pounds per acre. Drill at 18 pounds per acre. Mulch with a minimum of 3 bales of straw per 1000 ft <sup>2</sup> Use mulch netting instead of straw on slopes > 6%.
	Open Areas	<ul> <li>23.5% Nodding Wild Rye (<i>Elymus Canadensis</i>)</li> <li>25% Virginia wild rye (<i>Elymus virginicus</i>)</li> <li>22% Little Bluestem (<i>Schizachyrium scoparium</i>)</li> </ul>	Broadcast at 18 pounds per acre. Drill at 12 pounds per acre. Mulch with a minimum of 3 bales of straw per 1000 ft <sup>2</sup> Use mulch netting instead of straw on slopes > 6%.
	Shaded, Partial Sun, Openings In Woods	31% Deertongue ( <i>Panicum clandestinum</i> )	Broadcast at 30 pounds per acre. Drill at 20 pounds per acre. Mulch with a minimum of 3 bales of straw per 1000 ft <sup>2</sup> Use mulch netting instead of straw on slopes > 6%.

# 9.0 CONSTRUCTION QUALITY ASSURANCE PLAN

This section presents the Alaniz-Endpoint Team Construction Quality Assurance Plan, which describes inspection procedures and documentation to ensure all remedial activities are implemented according to the requirements set forth in this RD.

In addition to the QA/QC procedures provided in the SAP (Endpoint, 2021), the following will be discussed:

- Responsibility and Authority;
- Personnel Qualifications;
- Daily Planned Briefings;
- Inspection Activities;
- Confirmation Requirements; and
- Documentation.

# 9.1 RESPONSIBILITY AND AUTHORITY

# 9.1.1 Responsibility

The organizational chart presented in Section 2.0 outlines the management structure that will be used to implement the excavation and remedial activities in accordance with this RD. The functional responsibilities of key personnel were described in Section 2.1. Personnel assignments to each position were based on the following:

- Qualifications;
- Experience; and
- Training.

The Alaniz-Endpoint Team QA Manager and Project Manager, in coordination with the USACE COR, will ensure that completed remedial activities conform to the RD. The Alaniz-Endpoint Team Project Manager will verify completion of these activities.

The Alaniz-Endpoint Team Project Manager will monitor excavation, disposal, and site restoration activities. The Alaniz-Endpoint Team Project Manager or designee will be on site during work activities to ensure that all components of this RD are fulfilled.

# 9.1.2 Administration

The QA/QC organization is administered by the Alaniz-Endpoint Team QA Manager in concert with the Alaniz-Endpoint Team Project Manager. The Alaniz-Endpoint Team Project Manager will be supported by the FTL and technical staff (engineers, scientists, and technicians) as necessary.

All vendors supplying materials used for any aspect of the remediation or site restoration activities will supply such materials from manufacturing facilities with established QC programs. Results of the manufacturer QC procedures will be submitted to the Alaniz-Endpoint Team QA Manager for review, evaluation, and documentation prior to beginning field activities.

# 9.2 PERSONNEL QUALIFICATIONS

All QA/QC personnel will be properly trained for their job and hold HAZWOPER certifications. The Alaniz-Endpoint Team Project Manager will ensure that completed remedial activities conform to this RD and any necessary permit conditions. The Alaniz-Endpoint Team Project Manager will have demonstrated knowledge of specific construction practices relating to excavation procedures, observation and testing procedures, and documentation procedures. The Alaniz-Endpoint Team Project Manager will also be experienced in performing similar duties on previous jobs where comparable construction activities took place.

# 9.3 DAILY PLANNING BRIEFINGS

At the start of the project, the Alaniz-Endpoint Team will participate in a pre-construction briefing on objectives, health and safety, proposed deviations from this RD, and project schedule.

In addition, all onsite personnel will participate in daily tailgate safety meetings led by the Alaniz-Endpoint Team Project Manager, or designee, to determine the plan of action for the work day and remind workers of health and safety topics. Topics discussed during these meetings will be recorded on Tailgate Safety Meeting Forms (Attachment A) and will include the following:

- A discussion of the planned activities for the workday, including the extent of planned excavation;
- Weather considerations;
- Safety reminders;
- Transportation and delivery schedule;
- Project Schedule; and
- Any issues that may arise and how to resolve those issues.

The USACE COR and ARNG/OHARNG Representative, or authorized designees are invited to attend the pre-work briefing and any daily safety meetings. As previously mentioned, all field activities will be coordinated with CJAG Range Control on a daily basis (i.e., notification at the start and end of the work day, and number of field personnel). In the event that a deviation from the methods provided in this RD is required, the deviation will be documented on a Field Change Form (included in Attachment A), submitted and approved by the USACE COR and Ohio EPA prior to implementation.

# 9.4 INSPECTION ACTIVITIES

Inspections will be completed to verify acceptability of materials, prevent spills, and assess effectiveness of storm water and dust generation controls. The scope and frequency of each type of inspection is described below.

# 9.4.1 Spill Control

The Alaniz-Endpoint Team Project Manager will conduct weekly inspections of hazardous wastes storage and monthly inspections of non-hazardous waste storage to verify spill equipment is maintained and no spills have occurred. The Alaniz-Endpoint Team Project Manager will be notified if any visual or olfactory indicators of equipment leaks or spills are encountered during remediation activities. The Alaniz-Endpoint Team will provide all necessary onsite spill equipment (e.g., granulated clay, absorbent blankets, personal protective equipment, shovels, containers). The onsite spill kit will be utilized to clean up the spill or outside resources will be utilized in the event of a large or reportable quantity spill. All onsite workers will maintain good housekeeping practices (as discussed in Section 5.3.4). Spills will be responded to as presented in Section 12.1.2 of the FWSHP and the CJAG Spill Contingency Plan. In the event of a spill or leak, the employee making the discovery will immediately notify the Alaniz-Endpoint Team SSHO and the Alaniz-Endpoint Team Project Manager. These spills can include, but are not limited to, releases of fuels, lubricants, and hydraulic fluids.

The Alaniz-Endpoint Team Project Manager will ensure the spill is immediately reported via phone to the OHARNG and CJAG Range Control. The Alaniz-Endpoint Team Project Manager will ensure the incident is documented on a CJAG Spill Incident Reporting Form and a First Responder Reporting Form (provided in Attachment A), and reported in accordance with the procedures noted on the Incident Reporting Form and CJAG Waste Management Guidelines.

# 9.4.2 Stormwater/Excavation Water Controls

Site work will be planned using the weather forecast, with work being limited during severe storm events. In addition, all excavated soil will be loaded directly into haul trucks. In the event which weather conditions require stormwater/excavation water management, the Alaniz-Endpoint Team will install, inspect and document all storm water controls (e.g., covering excavation areas with tarps, installing/inspecting silt fencing, divert off-site run-off away from the excavation) prior to and during remedial activities, per Section 5.3.3. Stormwater controls will be inspected on a weekly basis and following any rain event resulting in one-half inch of rain or more, and documented on a Stormwater Control Inspection Form (see Attachment A). Collected stormwater not in contact with impacted soil shall be discharged onsite in accordance with Section 5.3.3 and reported on a Stormwater Release Form. Any water collected from within the excavation or in contact with impacted-soil (i.e., excavation water) shall be either recycled or disposed in accordance with Section 5.3.3 herein.

All employees will practice due diligence to prevent any damage to the stormwater control measures. The

Alaniz-Endpoint team will conduct weekly inspections to evaluate the integrity of the storm water controls. Any deficiencies will be immediately corrected and documented in the daily report.

# 9.4.3 Dust Control

Dust generation may occur during excavation, soil transportation, equipment movement on paved and unpaved roads, and site restoration. Generation of dust will be eliminated by implementing construction procedures discussed in Section 5.3.1 and by keeping vehicles on improved roads, limiting speeds to a maximum of 10 mph on access roads, and applying water for dust suppression purposes as required. Water used for dust control will be clean (i.e., obtained from the Newton Falls Municipal Water Department). Engineering controls will be implemented to minimize the potential for dust generation. An Alaniz-Endpoint Team member will conduct and report daily dust inspections on Daily QC reports, as described in the SSHP (to be prepared under separate cover).

# 9.4.4 Survey

As mentioned in Section 5.1, the initial and final excavation boundaries will be surveyed by a registered surveyor to document the vertical and horizontal extents of the remedial activities. Coordinates for the excavation extents will be included in the Remedial Action Completion Report (Section 9.6.2). The horizontal and vertical survey tolerance will be  $\pm 0.1$  ft. The excavation coordinates will be reported in Ohio State North American Datum 83.

# 9.4.5 Site Restoration

Once remedial activities have been completed and approved by the USACE COR, excavations will be backfilled and graded to match adjacent contours. Imported soil will be sampled by the Alaniz-Endpoint Team, in accordance with the procedures in Section 3.1 of the SAP (Endpoint, 2021) prior to being delivered to the site. Sample results will be provided to the Army for approval, a minimum of seven days prior to placing materials. Backfilling and re-vegetation procedures will comply with Section 8.0 herein and will be overseen by the Alaniz-Endpoint Team. In addition, restored areas will be inspected on a weekly basis and reported on a Site Restoration Inspection Form until 70% vegetation cover is achieved, after which any existing erosion control measures will be removed.

# 9.5 CONFIRMATION REQUIREMENTS

# 9.5.1 Confirmation Sampling

Confirmation sampling will be performed in accordance with Section 6.0 of this RD and the Section 4.2 of the SAP (Endpoint, 2021) to demonstrate achievement of RSLs. Confirmation samples for the Depot Area AOC will be analyzed for the AOC COCs. Analyses will be conducted by Eurofins/Test America Laboratories in Savannah, Georgia.

# 9.5.2 Verification of Achievement of Performance Criteria

The Alaniz-Endpoint QA Manager will confirm that excavation confirmation sample results meet the RSL for COCs. The USACE COR and ARNG/OHARNG Representative will be notified of the evaluations and results. If any sample does not meet the RSL, the evaluation will include a description of the additional excavation based on the approaches described in Section 6.0. Confirmation sampling results will be included in the Remedial Action Completion Report (Section 9.6.2).

# 9.6 DOCUMENTATION

# 9.6.1 Field Documentation

Daily inspection and quality control reports will be completed, signed, and dated by the Alaniz-Endpoint Team Project Manager, or designee.

Daily quality control reports may include:

- Summary of activities performed at the project site;
- Daily inspection activities;
- Weather information and ground conditions;
- Materials delivered or visitors to the site;
- Deviations from the approved RD (e.g., verbal instruction received from government);
- Problems encountered during field activities;
- Copies of Chain of Custody and summary of sampling performed; and
- Summary of confirmation or profiling sample results.

Copies of the Contractor's Quality Control Daily Report and Tailgate Safety Meeting Form are included in Attachment A. Sampling field forms are included in Attachment II of the SAP (Endpoint, 2021). Daily reports may be combined to form monthly reports for submittal to the Ohio EPA, by the Army, as required per Section 5.4 of the SAP (Endpoint, 2021).

# 9.6.2 Remedial Action Completion Report

Upon completion of remedial activities, a Remedial Action Completion Report (RACR) will be prepared by the Alaniz-Endpoint Team. The RACR will document:

- Activities conducted to implement the remedial action;
- Summary of sampling results, copies of field forms, waste trackers and waste manifests;
- Verification that the project was performed in accordance with this RD work plan;
- Any approved field variances from this RD work plan (e.g., unforeseen site conditions, change in scope);

- Corrective actions; and
- Achievement of RSLs.

#### **10.0 REFERENCES**

- Endpoint, 2021. *Final Remedial Design for Soil, Sediment, And Surface Water At RVAAP-42 Load Line 9*, March 2021.
- OHARNG, 2006. Wetlands and Other Waters Delineation Report, Approximately 390 Acres at the Ravenna training and Logistics Site, Portage County, Ohio.
- Parsons, 2018. Proposed Plan for CC RVAAP-76 Depot Area, Portage and Trumbull Counties, Ohio. February 2018.
- Parsons, 2019. *Record of Decision for CC RVAAP-76 Depot Area*, Portage and Trumbull Counties, Ohio. January 2019.
- SAIC, 2011. Historical Records Review Report for the 2010 Phase I Remedial Investigation Services at Compliance Restoration Sites (9 Areas of Concern), Ravenna Army Ammunition Plant, Ravenna Ohio. December 2011.
- USACE, 1996. *Preliminary Assessment for the Characterization of Areas of Contamination*, Ravenna Army Ammunition Plant, Ravenna, Ohio. February 1996.
- USACE, 2010. Facility-Wide Human Health Cleanup Goals for the Ravenna Army Ammunition Plant, Ravenna, Ohio. March 2010.
- USACE, 2016. *Remedial Investigation/Feasibility Study CC RVAAP-76 Depot Area*, Portage and Trumbull Counties, Ohio. November 2016.
- USACE, 2011. Facility-Wide Safety and Health Plan for Environmental Investigations at the Ravenna Army Ammunition Plant, Ravenna, Ohio. February 2011.

Attachment A Field Forms

# **CAMP JAMES A. GARFIELD**



Joint Military Training Center 8455 State Route 5 Ravenna, Ohio 44266-9244

(614) 336-6041

# **CONTRACTOR ACCESS REQUEST FORM**

COMPANY NAME:			
<b>Project POC Name:</b>			
ADDRESS:			
PHONE:	[C	OMPANY PHONE NUMBER]	
PROJECT NAME/AREA	OF WORK:		
CJAG JMTC PROJECT H	POC/PHONE:		
		NG ACCESS TO FACILITY	-
LAST NAME	FIRST NAME	<b>CELL PHONE #</b>	LIC. PLATE #
<b>START DATE:</b>		END DATE:	
APPROVED BY:			
	SIGNATURE	PRINT NAME RANK	DATE
MAIN GATE	EAST GATE	(# OF PAGES)	
ESCORT REQUIRED?	YES NO		
ESCORT POC:			

# **CAMP JAMES A. GARFIELD**

# PERSONNEL REQUIRING ACCESS TO FACILITY: CONT.

**COMPANY NAME:** 

# **PROJECT NAME/AREA OF WORK:**

LAST NAME	FIRST NAME	<b>CELL PHONE #</b>	LIC. PLATE #
·			
·			
·			
·			



# **Construction Site Inspection Checklist for OHC000005**

By making use of some simple Best Management Practices (BMPs) a construction site operator can do his or her share to protect Ohio's water resources from the harmful effects of sediment. The topography of the site and the extent of the construction activities will determine which of these practices are applicable to any given site, but the BMPs listed here are applicable to most construction sites. For details on the installation and maintenance of these BMPs, please refer to the current Rainwater and Land Development. Ohio EPA's Standards for Storm Water Management Land Development and Urban Stream Protection. The manual is available at http://epa.ohio.gov/dsw/storm/technical\_guidance.

#### **Temporary Stabilization**

This is the most effective BMP. All disturbed areas that will lie dormant for over 14 days must be stabilized within 7 days of the date the area becomes inactive. The goal of temporary stabilization is to provide cover, quickly. Areas within 50 feet of a stream must be stabilized within 2 days of inactivity. This is accomplished by seeding with fast-growing grasses then covering with straw mulch. Apply only mulch between November 1 and March 31. To minimize your costs of temporary stabilization, leave natural cover in place for as long as possible. Only disturb areas you intend to work within the next 14 days.

#### **Construction Entrances**

Construction entrances are installed to minimize off-site tracking of sediments. A stone access drive should be installed at every point where vehicles enter or exit the site. Every individual lot should also have its own drive once construction on the lot begins.

#### Sediment Ponds

Sediment ponds are required for construction areas with concentrated runoff or when the design capacity of silt fence or inlet protection is exceeded. There are two types of sediment ponds: sediment basins and sediment traps. A sediment trap is appropriate where the contributing drainage area is 5 acres or less. The outlet is an earthen embankment with a simple stone spillway. A sediment basin is appropriate for drainage areas larger than 10 acres. The outlet is an engineered riser pipe with a skimmer or similar device used to dewater the pond at the surface. Often a permanent storm water management pond, such as a retention or detention basin, can be modified to act as a sediment basin during construction. All sediment ponds must be installed within 7 days of first grubbing the area they control, provide a minimum dewatering zone of 67 cubic yards per acre of total contributing drainage area and a sediment settling zone of 34 cubic yards per disturbed acre below the level of the outlet. Sediment basins must be designed to drain the dewatering zone over a 48-hour period.

#### **Sediment Barriers**

This is typically used at the perimeter of a disturbed area. It's only for small drainage areas on relatively flat slopes or around small soil storage piles. Not suitable where runoff is concentrated in a ditch, pipe or through streams. For large drainage areas where flow is concentrated, collect runoff in diversion berms or channels and pass it through a sediment pond prior to discharging it from the site. Combination barriers constructed of silt fence supported by straw bales or silt fence embedded within rock check dams may be effective within small channels. As with all sediment controls, sediment barriers must be capable of pooling runoff so that sediment can settle out of suspension. Sediment barriers must be installed within 7 days of first grubbing the area it controls.

#### **Inlet Protection**

This must be installed on all yard drains and curb drains when these inlets do not drain to a sediment trap or basin. Even if there is a sediment trap or basin, inlet protection is still recommended, as it will increase the overall sediment removal efficiency. These are best used on roads with little or no traffic. If working properly, inlet protection will cause water to pond. If used on curb inlets, streets will flood temporarily during heavy storms. Check with your municipality before installing curb inlet protection. They may prefer an alternate means of sediment control such as silt fence or ponds.

#### **Permanent Stabilization**

All areas at final grade must be permanently stabilized within 7 days of reaching final grade. This is usually accomplished by using seed and mulch, but special measures are sometimes required. This is particularly true in drainage ditches or on steep slopes. These measures include the addition of topsoil, erosion control matting, rock rip-rap or retaining walls. Permanent seeding should be done March 1 to May 31 and August 1 to September 30. Dormant seeding can be done from November 20 to March 15. At all other times of the year, the area should be temporarily stabilized until a permanent seeding can be applied.

#### Non-Sediment Pollution Control

Although sediment is the pollutant of greatest concern on most construction sites, there are other sources of pollution. Most of these BMPs are easy to implement with a little bit of planning and go a long way toward keeping your site clean and organized. Please be sure to inform all contractors how these BMPs affect their operations on the site, particularly those that will be working near a stream.

# **Inspection Sheet**

# INSPECTIONS MUST BE CONDUCTED ONCE EVERY 7 DAYS AND WITHIN 24 HOURS OF A 0.5" OR GREATER RAINFALL. ALL SEDIMENT CONTROLS MUST BE INSTALLED PRIOR TO GRADING AND WITHIN 7 DAYS OF FIRST GRUBBING

# **GENERAL INSPECTION INFORMATION**

Construction Site Inspection Date:		Inspector Nam	e:	
Inspector Title:		Qualifications/	Certifications:	
		Storm Events of the Last 7	Days	
Storm Event Date	Storm Event Time	Storm Event Duration	Total Rainfall Amount	Discharge Occur? (Y/N)
			(inches)	
	Weathe	er Information at the Time of	of Inspection	
Temperature	Climate (Sunny, Clou	ldy, Rain)?	Is Storm Water Being	Discharged?

Sketch or Small Site Map

Along with a narrative inspection log, Ohio EPA recommends the inspector use a sketch or a reduced photocopy of the site plan showing the location of storm water outfalls and storm drain inlets as well as the location and types of control measures. Problems observed at these locations, or at other locations on the construction site, should be highlighted and any corrective measures undertaken should be drawn in and noted in detail on the front side of the sketch. This method will also be helpful as the permittee is required to update the SWP3 to reflect current site conditions.

# **CONSTRUCTION ENTRANCES**

Key things to look for ...

		Yes	No
1.	Has the drive been constructed by placing geotextile fabric under the stone?		
2.	Is the stone 2-inch diameter?		
3.	Has the stone been placed to a depth of 6 inches, with a width of 10 feet and a length of at least 50 feet (30 feet for entrances onto individual sublots)?		
4.	If the drive is placed on a slope, has a diversion berm been constructed across the drive to divert runoff away from the street or water resource?		
5.	If drive is placed across a ditch, was a culvert pipe used to allow runoff to flow across the drive?		
N	ote areas where repairs or maintenance is needed or where this practice needs to be applied:		

# **SEDIMENT PONDS**

# Key things to look for ...

		Yes	No
1.	Are concentrated flows of runoff directed to a sediment pond?		
2.	Is sheet-flow runoff from drainage areas that exceed the design capacity of silt fence (generally 0.25 acre or larger) directed to a sediment pond?		
3.	Is runoff being collected and directed to the sediment pond via the storm sewer system or via a network of diversion berms and channels?		
4.	Is the sediment pond dewatering zone appropriately sized (67 cubic yards per acre of total drainage area)?		
5.	Is the sediment pond sediment settling zone appropriately sized (34 cubic yards per acre of disturbed area)?		
6.	Is the sediment basin designed to be dewatered at the surface through the use of a skimmer or another similar surface water dewatering device?		
7.	Is the sediment basin designed so that the dewatering zone will drain in no less time than 48 hours?		
8.	Have the embankments of the sediment pond and the areas that lie downstream of the pond been stabilized?		
9.	For sediment traps, is there geotextile under the stone spillway and is the spillway saddle-shaped?		
10.	For sediment traps, which dewater 100% between storms, is the dewatering pipe end-capped, no larger than 6 inches in diameter, perforated and double-wrapped in geotextile?		
11.	Is the length-to-width ratio between inlet(s) and outlet at least 2:1? <b>NOTE</b> : If not, a baffle should be added to lengthen the distance.		
12.	Is the depth from the bottom of the basin to the top of the primary spillway no more than 3 to 5 feet?		
13.	For a modified storm water pond being used as a sediment pond, is the connection between the riser pipe and the permanent outlet water-tight?		
14.	Was the basin installed prior to grading the site?		
15.	Is it time to clean-out the sediment pond to restore its original capacity? Generally, sediment should be removed from the sediment settling zone once it's half-full. Stabilize the dredged sediments with seed and mulch.		

Note areas where repairs or maintenance is needed or where this practice needs to be applied:

# **SEDIMENT BARRIERS**

#### Key things to look for ...

- 1. Is the silt fence at least 4" to 6" into the ground?
- 2. Is the silt fence trench backfilled to prevent runoff from cutting underneath the fence?
- 3. Is the silt fence pulled tight so it won't sag when water builds up behind it?
- 4. Are the ends brought upslope of the rest of the silt fence so as to prevent runoff from going around the ends?
- 5. Is the silt fence placed on a level contour? If not, the fence will only act as a diversion.
- 6. Have all the gaps and tears in the silt fence been eliminated.
- 7. Is the sediment barrier controlling an appropriate drainage area? Refer to Chapter 6 of *Rainwater* manual. RULE OF THUMB: Design capacity for 100 linear feet of sediment barrier is 0.5 acres for slopes < 2%, 0.25 acres for slopes 2% to 20%, & 0.125 acres for slopes 20% or more. Generally, no more than 0.25 acres should lie behind 100 feet of sediment barrier at 2% to 20% slope, i.e., the distance between the barrier and the top of the slope behind it should be no more than 125 feet. The allowable distance increases on flatter slopes and decreases for steeper slopes. All non-silt fence sediment barriers must be at least 12-inches in diameter.</p>

Note areas where repairs or maintenance is needed or where this practice needs to be applied:

# **INLET PROTECTION**

#### Key things to look for ...

- 1. Does water pond around the inlet when it rains?
- 2. Has the fabric been replaced when it develops tears or sags?
- 3. For curb inlet protection, does the fabric cover the entire grate, including the curb window?
- 4. For yard inlet protection, does the structure encircle the entire grate?
- 5. Is the fabric properly entrenched or anchored so that water passes through it and not under it?
- 6. For yard inlet protection, is the fabric properly supported to withstand the weight of water and prevent sagging? The fabric should be supported by a wood frame with cross braces, or straw bales.
- 7. Is sediment that has accumulated around the inlet removed on a regular basis?

Note areas where repairs or maintenance is needed or where this practice needs to be applied:

No

Yes

No	

Yes

# **TEMPORARY STABILIZATION**

# Key things to look for ...

		Yes	No
1.	Are there any areas of the site that are disturbed, but will likely lie dormant for over 14 days?		
2.	Have all dormant, disturbed areas been temporarily stabilized in their entireties?		
3.	Have disturbed areas outside the silt fence been seeded or mulched?		
4.	Have soil stockpiles that will sit for over 14 days been stabilized?		
5.	Has seed and mulch been applied at the proper rate? In general, seed is applied at 3 to 5 lbs per 1000 sq ft and straw mulch is applied at 2-3 bales per 1000 sq ft.		
6.	Has seed or mulch blown away? If so, repair.		
Note areas where repairs or maintenance is needed or where this practice needs to be applied:			

# **PERMANENT STABILIZATION**

# Key things to look for ...

		Yes	No
1.	Are any areas at final grade?		
2.	Has the soil been properly prepared to accept permanent seeding?		
3.	Has seed and mulch been applied at the appropriate rate (see Chapter 7 of the <i>Rainwater</i> manual)?		
4.	If rainfall has been inadequate, are seeded areas being watered?		
5.	For drainage ditches where flow velocity exceeds 3.5 ft/s from a 10-year, 24-hour storm has matting been applied to the ditch bottom?		
6.	If the flow velocity exceeds 5.0 ft/s, has the ditch bottom been stabilized with rock rip-rap? <b>NOTE</b> : Rock check dams may be needed to slow the flow of runoff.		
7.	Has rock rip-rap been placed under all storm water outfall pipes to prevent scouring in the receiving stream or erosion of the receiving channel?		
8.	For sites with steep slopes or fill areas, is runoff from the top of the site conveyed to the bottom of the slope or fill area in a controlled manner so as not to cause erosion?		
No	ote areas where repairs or maintenance is needed or where this practice needs to be applied:		

# NON-SEDIMENT POLLUTION CONTROL

# Key things to look for ...

		Yes	No
1.	Has an area been designated for washing out concrete trucks? Washings must be contained on site within a bermed area until they harden. The washings should never be directed toward a watercourse, ditch or storm drain.		
2.	Is waste and packaging disposed of in a dumpster? Do not burn them on site.		
3.	Are fuel tanks and drums of toxic and hazardous materials stored within a diked area or trailer and away from any watercourse, ditch or storm drain?		
4.	Are streets swept as often as necessary to keep them clean and free from sediment? NOTE: Sediment should be swept back onto the lot - not down the storm sewers.		
5.	Are stockpiles of soil or other materials stored away from any watercourse, ditch or storm drain?		
6.	Have stream crossings been constructed entirely of non-erodible material?		
7.	If an area of the site is being dewatered, is it being pumped from a sump pit or is the discharge directed to a sediment pond? <b>NOTE</b> : if you must lower ground water, the water may be discharged to the receiving stream as long as the water remains clean. Be sure not to co-mingle the clean ground water with sediment-laden water or to discharge it off-site by passing it over disturbed ground.		
No	ote areas where repairs or maintenance is needed or where this practice needs to be applied:		
Title: Revision: Page: Daily Site Log -Page 1 of 1

Site Name: \_\_\_\_\_ Date: \_\_\_\_\_

		Ti	Time		
Name (print)	Company	In	Out		
***					
			-		
		·····			
		<u> </u>			

Comments:



CONTRACTO	R'S QUAL	JTY CON	NTROL DAILY REP	<b>ORT</b> REPORT NO	0.1 SHEI	ET 1 OF	71	
PROJECT		CONTRACT NO.		DATE				
CONTRACTOR'S REPRESENTATIVE ON THE JOB	}					_		
WEATHER (Rain, Snow, Cloudy, Windy, etc.) GROUND COND		GROUND CONDIT	DITIONS (Dry, Damp, Wet, Frozen, etc.)					
1. PRIME CONTRACTOR:								
NO. EMPLOYEES BY JOB CATEGORIES (Arrival and Departure)	Hours HEAVY EQUIPMENT ON JOB (Arrival and Departure)			NO. UNITS	HRS. WORKING			
(	<u> </u>	vob (i m			YES	NO	Comments	
	<b> </b>					<u> </u>		
	i							
WORK PERFORMED BY PRIME CONTRACTOR:								
MATERIALS DELIVERED (Arrival/MSDS)			OFFICIAL VISITO	JRS TO SIT	E (Arrival	and De	parture)	
2A. SUBCONTRACTOR,			<u> </u>					
NO. EMPLOYEES BY JOB CATEGORIES (Arrival and Departure)	Hours	HEAVY EQUIPMENT ON JOB (Arrival and Departure)		NO. UNITS	HRS. V	HRS. WORKING		
	<b> </b>		_		YES	NO	Comments	
	l							
WORK PERFORMED BY SUBCONTRACTOR:							<u> </u>	
3. SPECIFIC INSPECTIONS: (Inspections performed	l, results, an	nd correctiv	ve actions)					
4. TESTING: 1 Check if any testing was performed	d today. (C	omplete ar	nd attach Test Report I	Information S	Sheets.)			
Type and Location of Testing:								
5. CONSTRUCTION DEFICIENCIES OR RE-TESTI	NG REQU	IRED. AS	A RESULT OF GOV	ERNMENT	ONSITE	QA:		
6. HEALTH AND SAFETY OBSERVATIONS OR A	CTIONS T	AKEN:						
7. CONTRACTOR DELAYS/PROBLEMS/DEFICIEN	ICIES/COR	RECTIVE	E ACTIONS:					
8. REMARKS:								
9. CERTIFICATION:								
I certify that the above report is complete and correct and by the prime contractor and each subcontractor and dete the RD, SAP/QAPP, and USACE requirements.			rials, equipment, and w		are in stri	ct comp	bliance with	

## FIELD CHANGE REQUEST

FCR NO		DATE INITIATED
PROJECT CONTRACT NO		
REQUESTOR IDENTIFICATION NAME	ORGANIZATION	PHONE
TITLE	SIGNATURE	
BASELINE IDENTIFICATION BASELINE(S) AFFECTED Cost	]Scope 🗌 Milestone 🗌	] Method of Accomplishment
AFFECTED DOCUMENT (TITLE, NUMB	BER AND SECTION)	
DESCRIPTION OF CHANGE:		
JUSTIFICATION:		
IMPACT OF NOT IMPLEMENTING RE	QUEST:	
PARTICIPANTS AFFECTED BY IMPLE	EMENTING REQUEST:	
COST ESTIMATE (\$) <u>0</u> ESTIM PHON	ATOR SIGNATURE E	DATE
PREVIOUS FCR AFFECTED 🗌 YES	□ NO; IF YES, FCR NO.	
USACE COR:		DATE:
OHIO EPA PROJECT MANAGER:		DATE:
ENDPOINT H&S MANGER:		DATE:

# QRG 2.2 FIRST RESPONDER REPORTING FORM

Collect as much of the information on the top half of this form as possible before making initial notification. Complete the top and bottom of the form before turning in to Range Operations.

Name of individual reporting spill:				
When did the spill occur (Date and Time)?				
Spill Location (Building or area name / number, indoors or out; if vehicle involved, type and bumper number):				
Vhat was spilled?How much was spilled?				
Rate at which material is currently spilling				
Extent of spill travel?				
Did the spill reach water (ditch, creek, stream, pond, well head)?				
Number of injured personnel and type injuries, if applicable				
Do you need the Fire Department to respond to protect life, property, and environment?				
Unit: Report Date & Time:				
On Scene Coordinator Name and Grade:Phone:				
How did the spill occur (be specific)?				
What remedial action was taken?				
Was soil and absorbent material generated?How much?				
What is the location of the soil and absorbents?				
Was the Environmental Office contacted (yes or No, date and time)?				
Who did you talk to in the Environmental Office?				
Was the site cleared by the Env. Office (Yes or No, date and time)?				
Who cleared the site (name and grade, date and time)?				

Initial information is critical. Get as much information as you can, but don't hesitate to make the initial notification if a spill is moving or worsening rapidly!

This form must be completed for all releases and turned-in to CJAG Range Operations within 24 hours.

## FIRST RESPONDER SPILL/RELEASE RESPONSE ACTIONS

Units or contractors performing training or other operations at Camp James A. Garfield shall be responsible for adhering to the provisions identified in the Integrated Environmental Contingency Plans (IECP). A copy of the IECP may be obtained from the Camp James A. Garfield Environmental Supervisor. Following discovery of a spill (any size), the procedures outlined below shall be executed where applicable:

- 1. If necessary, initiate evacuation of the immediate area.
- 2. Notify Camp James A. Garfield Range Operations via two-way radio or by calling <u>(614)</u> <u>336-6041</u>, and report information contained on the "First Responder Reporting Form" if it is known or can reasonably be determined. This form has been copied on the opposite side of this page. If Range Operations cannot be reached, contact a Camp James A. Garfield OSC (listed below).
- 3. Stop spill flow when possible without undue risk of personal injury.
- 4. If trained, contain the spill using available spill response equipment or techniques.
- 5. Make spill scene OFF LIMITS to unauthorized personnel.
- 6. Restrict all sources of ignition when flammable substances are involved.
- 7. Report to the OSC upon his/her arrival to the scene. Turn in a completed copy of the Camp James A. Garfield First Responder Form to Range Operations for ALL releases, even ones cleaned up by the reporter.

## **TELEPHONE NUMBER**

When Camp James A. Garfield Range Operations is <u>not available</u>, the OSC <u>must be contacted</u> by the discoverer/first responder following a release if it is in water, at or above a reportable quantity (25 gallons or more of POL), a hazardous or extremely hazardous substance, a hazardous waste, or involves fire, explosion, or is otherwise a major incident.

NAME	JOB TITLE	OFFICE	24 HOUR
Camp James A Garfield Range Operations	Operations and Training	(614)336-6041	(614) 202-5783
Tim Morgan (Primary OSC)	Environmental Supervisor	(614)336-6568	(330)322-7098
Brad Kline (Alternate OSC)	Environmental Specialist	(614)336-4918	Contact Alternate
Katie Tait (Alternate OSC)	Environmental Specialist	(614)336-6136	Contact Alternate
Joint Forces Command (Alternate POC)	OHARNG Emergency Center	(888)637-9053	(888)637-9053

Off-site (from Camp James A. Garfield area code 614 phones)

Ravenna Dispatch ......9-1-330 296-6486

## SEE REVERSE FOR FIRST RESPONDER REPORTING FORM

SA	SAFETY CHECKLIST FOR MACHINERY, MECHANIZED						
EC	EQUIPMENT, AND OTHER MOBILE EQUIPMENT						
	Project Name:						
	tract Number:						
Page	e 1 of 2						
	ipment Name and Number:						
Owr	ned or Leased?						
Con	tractor: Sub	ocontractor:					
Con	tractor Inspector: Dat	e Inspected:					
CHE	ECKLIST		Yes	No	N/A		
1.	Are initial and daily/shift inspection records available	e?					
2.	Are only qualified operators assigned to operate equ	uinment?					
۷.	Are only qualined operators assigned to operate equ						
3	Are sufficient lights provided for night operations?						
4.	Does the unit have at minimum a 5-B:C fire extingui	isher?					
5.	5. Is there an effective working reverse alarm?						
6.	b. Is the unit shut down for refueling?						
_							
7.	7. Are moving parts, shafts, sprockets, belts, etc., guarded?						
8.	. Is protection against hot surfaces, exhausts, etc., provided?						
9.	Are fuel tanks located in a manner to prevent spills or overflow from running onto the engine exhaust or electrical equipment?						
10.	0. Are exhaust discharges directed so they do not endanger persons or obstruct operator vision?						
11.							
12.	12. Is protection (grills, canopies, screens) provided to shield operators from falling or flying objects?						
13.	13. Is roll-over protection provided (ROPS)?						



# SAFETY CHECKLIST FOR MACHINERY, MECHANIZED EQUIPMENT, AND OTHER MOBILE EQUIPMENT

Page 2 of 2

CHECKLIST	Yes	No	N/A
14. Is a safe means of access to the cab provided (steps, grab bars, non-slip surfaces)?			
15. Are adequate head and taillights provided?			
16. Have the brakes been tested and found satisfactory?			
17. Does the unit have an emergency brake which will automatically stop the equipment upon brake failure? Is the system manually operable from the driver's position?			
18. Is all equipment with windshields equipped with powered wipers and defogging or defrosting system?			
19. Are all vehicles that will be parked or moving slower than normal traffic on haul roads equipped with a yellow flashing light or flashers visible from all directions?			
20. Is the slow moving emblem used on all vehicles which by design move at 25 MPH or less on public roads?			
21. Have air tanks been tested and certified?			
22. Is an air pressure gauge in working condition installed on the unit?			
23. Does the air tank have an accessible drain valve?			
24. Have the hydraulic/operating systems been checked for leaks?			
25. Remarks: (Enter action taken for all "No" answers)			
SSHO Signature: Date:			





Date:	Time:	
Weather: (include days since last rainfall and an	mount in inches of last rainfall)	
SILT FENCE INSPECTION		
Are silt fences intact? If no, describe status when arrived at site and m	aintenance required for silt fences:	Yes 🗌 No
Percentage of grass coverage% Where photos taken at the site?		Yes 🗌 No
SITE INSPECTION		
Is the site in good shape (e.g., no debris)? If no, describe status when arrived at site and m	naintenance required to improve site condition:	Yes 🗌 No
If site requires additional actions beyond what c immediately to coordinate site improvements.	can be done during the inspection, please contact th	e Project Manager
ADDITIONAL COMMENTS		
Recorded By:	Date:	
QC Checked By:	Date:	





Date/Time:

Completed by:

## SITE RESTORATION INSPECTION

Final grading completed? Has seeding been sown into soil? Has all equipment been removed from the site? Has all non-impacted vegetation been mulched? Have all vegetation mulch/rock been evenly spread across site? Temporary stormwater/erosion controls removed? Were all disturbed areas seeded within 7 days of excavation, backfilling/final grading? Is seed established? (70% coverage is required) Is silt fencing intact? Are there signs of erosion (cracks/ruts/gullies/minimal grass coverage/slope failure)? Have disturbed areas outside the silt fence been seeded or mulched? Has seed or mulch blown away? If so, repair.

Yes	□ No □ N/A □
Yes	□ No □ N/A □
Yes	□ No □ N/A □
Yes	□ No □ N/A □
Yes	□ No □ N/A □
Yes	□ No □ N/A □
Yes	□ No □ N/A □
Yes	□ No □ N/A □
Yes	□ No □ N/A □
Yes	□ No □ N/A □
Yes	□ No □ N/A □
Yes	No N/A

Maintenance required for above issues:





Date/Time:
------------

Completed by: \_\_\_\_\_

## Initial Installation Inspection for Storm Water Controls

\_\_\_\_\_

Is the silt fence at least 4 inches to 6 inches into the ground?	Yes 🗌 No
Is the trench backfilled to prevent runoff from cutting underneath the silt fence?	Yes No
Is the silt fence pulled tight so it will not sag when water builds up behind it?	Yes 🗌 No
Are the ends brought upslope of the rest of the silt fence so as to prevent runoff from	
going under the ends?	Yes 🗌 No
Is the silt fence on a level contour?	Yes 🗌 No
Have all gaps and tears in the silt fence been eliminated?	Yes 🗌 No

Maintenance required for above issues:



## TAILGATE SAFETY MEETING FORM

Instructions

To be competed by supervisor prior to beginning of new job, when changes in work procedures occur, or when additional hazards are present.

## NAME ,TYPE, LOCATION OF PROJECT OR WORK ACTIVITY:

## **TOPICS/HAZARDS DISCUSSED:**

## INFORMAL TRAINING CONDUCTED (Name, topics):

## NAMES OF EMPLOYEES:

**Supervisors Signature/Date:** 





Date/Time:	Completed by:	
Truck/License Number:	_Trucking Company:	
Type of Load Hazardous Waste Soil or Non-haza	rdous Waste Soil (circle one)	
Is the truck lined (if required by disposal facility)?	Ň	∕es □ No□
Are all sides of truck and its wheels cleaned of all o If no, describe actions taken.	debris?	 ∕es
Is the truck covered?	Ň	Yes □ No□
Is waste manifest (or shipping papers) completed a	and in the truck?	Yes □ No□
Comments:		

#### CAMP RAVENNA WASTE MANAGEMENT GUIDELINES

- **PURPOSE:** Guidelines to be followed by contractors working at Camp Ravenna Joint Military Training Center who are generating/shipping Hazardous, Non-Hazardous, Special or Universal Waste.
- **POLICY:** The policy at Camp Ravenna is to comply with all local, state, federal and installation requirements. Contractor is responsible for waste minimization and is required to recycle materials if possible.

#### Restoration Program POC: Katie Tait (614) 336-6136 Military & Non-Restoration POC: Brad Kline (614) 336-4918

#### **Coordination:**

- Coordinate all waste generation and shipments with the appropriate Camp Ravenna POC listed above or the Environmental Supervisor in their absence at (614) 336-6568.
- Notify Camp Ravenna POC prior to waste sampling for characterization. Details about sampling activities must be included (i.e., number of sample, analyticals, etc.).
- All Hazardous and Non-Hazardous waste management storage locations must be pre-approved prior to generation.
- Ensure all labels include: Date, Contractor, and Waste Type.
- When contractors have waste onsite, a weekly Inspection inventory must be completed and submitted to the appropriate POC in the Camp Ravenna environmental office.
- All wastes shall be tracked and logged throughout the duration of the project. Contractor will provide Camp Ravenna POC with a monthly rollup report of all waste and recycled streams generated by no later than the 10<sup>th</sup> day of the following month.

**Hazardous Waste Treatment, Storage and Disposal Facilities and Waste Haulers:** Contractors are required to utilize hazardous waste haulers and Treatment, Storage, and Disposal Facilities on the latest Defense Reutilization Marketing Office (DRMO) approved list. The current qualified waste hauler and TSDF list can be viewed by following the "Qualified Facilities" and "Qualified Transporters" links found on the DLA Hazardous Waste Disposal Homepage, http://www.dla.mil/DispositionServices/Offers/Disposal/HazardousWaste/HazWasteDisposal.aspx.

#### Hazardous or Non-Hazardous manifest form, the following must be included:

- Military and non-restoration operations waste Site Name = Camp Ravenna Joint Military Training Center. Mailing and Site address: Camp Ravenna ENV, 1438 State Route 534 SW, Newton Falls, Ohio 44444, (614) 336-4918. Ohio EPA ID # OHD981192925.
- Restoration Program waste Site Name = Former Ravenna Army Ammunition Plant. Mailing address is same as address above. Site address: 8451 State Route 5, Ravenna, Ohio 44266, (614) 336-6136. Ohio EPA ID # OH5210020736.
- Contractor's shipping Hazardous Waste must provide a Land Disposal Restriction (LDR) in accordance with 40 CFR Part 268.
   Profiling:
  - The required shipping documentation (i.e. waste profile and executive summary of lab reports (if available)) need to be submitted to appropriate Camp Ravenna POC or designee(s) for approval and signature prior to shipping.
  - o Results of characterization must be submitted to appropriate Camp Ravenna POC within 30 days after collecting sample.
- Manifests Hazardous and Non-Hazardous:
  - The waste carrier/transporter provides appropriate manifest to the contractor.
  - The contractor is required to:
    - Ensure that Camp Ravenna POC or designee(s) is available to sign the manifest on the scheduled day of shipment;
    - Verify that each manifest is properly completed and signed by Camp Ravenna POC or designee(s);
    - Provide the Generator copy of the manifest to Camp Ravenna POC or designee(s); and
    - Ensure that the original Generator copy of the manifest signed by the treatment storage disposal facility is returned to Camp Ravenna within 30 days of the shipping date for Hazardous and Non-Hazardous Waste.
    - The use of a Bill of Lading, in lieu of a waste manifest, must be approved by the Camp Ravenna environmental office.

#### All satellite accumulation storage sites and containers will comply with 40CFR 262.34(c)(1):

- Any material that is subject to Hazardous Waste Manifest Requirements of the US Environmental Protection Agency must comply with 40 CFR Part 262.
- From the time any waste is placed in a satellite storage container, proper labeling must be on the container (proper labeling includes date, contractors name and product type).
- Pending analysis label is to be used from the time the sample is taken until the results are received.
- In no case will waste labeled pending analysis exceed 45 days.

All Camp Ravenna Hazardous and Non-Hazardous records are maintained at the Camp Ravenna environmental office, point of contacts are Katie Tait at (614) 336-6136 and Brad Kline at (614) 336-4918.

<b>CAMP RAVENNA</b>	WEEKLY NON-HAZARDOUS & HAZARDOUS WASTE
	INSPECTION/INVENTORY SHEET

Contractor:	Month:	Year:	Waste Description:	
Container Nos				
	WEEK 1	WEEK 2	WEEK 3	WEEK 4
	Date:	Date:	Date:	Date:
	Time:	Time:	Time:	Time:
Point of Contact (Name / Number)				
Project Name:				
Contracting Agency and POC:				
Waste Determination: Pending Analysis, Hazardous, Non-Hazardous, etc.				
*Location on installation:				
Date Generated:				
Projected date of disposal:				
Non-Haz, Satellite, 90 day storage area				
Waste generation site:				
Number of Containers (size / type):				
Condition of Container:				
Containers closed, no loose lids, no loose bungs?	yes / no	yes / no	ves / no	yes / no
Waste labeled properly and visible (40	yes / no	yes / 110	yes / no	yes / no
CFR 262.34 (c) (1):	yes / no	yes / no	yes / no	yes / no
Secondary containment	yes / no	yes / no	yes / no	yes / no
Incompatibles stored together?	yes / no	yes / no	yes / no	yes / no
Any spills?	yes / no	yes / no	yes / no	yes / no
Spill kit available?	yes / no	yes / no	yes / no	yes / no
Fire extinguisher present and charged?	yes / no	yes / no	yes / no	yes / no
Containers grounded if ignitables?	yes / no / na	yes / no / na	yes / no / na	yes / no / na
Emergency notification form/info present?	yes / no	yes / no	yes / no	yes / no
Container log binder present?	yes / no	yes / no	yes / no	yes / no
Signs posted if required?	yes / no	yes / no	yes / no	yes / no
Photo's submitted	yes / no	yes / no	yes / no	yes / no
Printed Name:				
Signature:				

This form is required for Non-Hazardous and Hazardous waste including PCB and special waste.

CONTRACTORS ARE REQUIRED TO SUBMIT THIS FORM <u>WEEKLY</u> TO THE CAMP RAVENNA ENV OFFFICE WHEN WASTE IS STORED ON SITE.

CONTRACTORS ARE ENCOURAGED TO INCLUDE PHOTOS WITH EACH WEEKLY INSPECTION SHEET WHEN WASTE IS STORED ON SITE.

\*Draw detailed map showing location of waste within the site.

#### **Construction/Demolition Diversion and Waste Disposal Form**

#### Project Title Multiple AOCs at Camp James A. Garfield

Date	Area of Concern	Material Type*	Material Description**	Total Quantity of Material	Tons/lbs/CY/each	Disposal Facility Name/City/State	Total Number of Manifest/Disposal Tickets Attached

#### \*Material Type:

Debris, Recyclable/Reutilized Material, Universal Waste,

\*\*Material Description:

Debris (wood, glass, asphalt, concrete, soil, plastic etc...) Recyclable Material (scrap metal and concrete etc....) Universal Waste (Sampling Equipment, PPE, sanitary trash)



## DUST MONITORING RECORD RAM/MiniRAM MEASUREMENTS

Time	Date	LOCATION (upwind/ downwind, reference figure for station location)	INSTRUMENT RAM/MiniRAM	Concentration (mg/ m <sup>3</sup> )	Recorded by



## **VEG MONITORING LOG**

Date	VEG Temperature (°F)	VEG Flow (cfm)	ThermOx Temperature (°F)	ThermOx Flow (cfm)	ThermOx Influent PID (ppm)	ThermOx Effluent PID (ppm)	Recorded by
	Date	VEG Temperature (°F)Image: Constraint of the sector (°F)Image: Constraint of the sector 	DateVEG TemperatureVEG Flow (cfm)III </td <td>DateVEG remperature (°F)VEG Flow remperature (°F)II<t< td=""><td>DateVEG remperature (°F)ThermOx Flow (cfm)DateII</td><td>VEG remperature (°F)ThermOx remperature (°F)ThermOx FlowThermOx Influent PID (ppm)Image: Image: Image:</td><td>VEG Temperatur (°F)VEG Plow temperatur (°F)ThermOx ThermOx (°F)ThermOx Influent PID (°F)ThermOx Effluent PID (°F)II<!--</td--></td></t<></td>	DateVEG remperature (°F)VEG Flow remperature (°F)II <t< td=""><td>DateVEG remperature (°F)ThermOx Flow (cfm)DateII</td><td>VEG remperature (°F)ThermOx remperature (°F)ThermOx FlowThermOx Influent PID (ppm)Image: Image: Image:</td><td>VEG Temperatur (°F)VEG Plow temperatur (°F)ThermOx ThermOx (°F)ThermOx Influent PID (°F)ThermOx Effluent PID (°F)II<!--</td--></td></t<>	DateVEG remperature (°F)ThermOx Flow (cfm)DateII	VEG remperature (°F)ThermOx remperature (°F)ThermOx FlowThermOx Influent PID (ppm)Image: Image:	VEG Temperatur (°F)VEG Plow temperatur (°F)ThermOx ThermOx (°F)ThermOx Influent PID (°F)ThermOx Effluent PID (°F)II </td

°F = degrees Farenheit cfm = cubic feet per minute ppm = parts per million Attachment B Design Drawings

# U.S. ARMY ENGINEER DISTRICT CORPS OF ENGINEERS FORMER RAVENNA ARMY AMMUNITION PLANT - CAMP JAMES A.GARFIELD (CJAG) CC RVAAP-76 DEPOT AREA





THIS REMEDIAL DESIGN ADDRESSES THE EXCAVATION AND OFF-SITE DISPOSAL OF CONTAMINATED SOILS FROM THE CC RVAAP-76 DEPOT AREA AREA OF CONCERN AT THE FORMER RAVENNA ARMY AMMUNITION PLANT (RVAAP/CAMP GARFIELD JOINT MILITARY TRAINING CENTER IN RAVENNA, OHIO.

PPROXIMATELY 1,133 CUBIC YARDS (IN SITU) OF POLYCYCLIC AROMATIC IYDROCARBON (PAH) IMPACTED SO'L WILL BE EXCAVATED DISPOSED OFFSITE

SCOPE OF WORK



Louisville District

U.S. Army Engineer District Corps of Engineers Louisville, Kentucky

#### 12/18/20 C:\USERS\DEVIL\DROPBOX\ENDPOINT PROJECTS\RAVENNA-USACE LOUISVILLE\RAVENNA SITES\CC RVAAP-76 DEPOT AREA\FIGURES\CAD\APPENDIX B-DESIGN DRAWINGS APP B-2\_GENERAL NOTES\_DEPOT AREA

GENER.	AL NOTES	MATERIAL NOTES	LEGEND FOR A	ALL DRAWINGS	
HEREINAFTER, THE TERM "ALANIZ ENPOINT TEAM" IN THESE DRAWINGS SHALL REFER TO ALL ALANIZ ENDPOINT TEAM PERSONNEL AND/OR ITS SUBCONTRACTORS	18. THE ALANIZ-ENDPOINT TEAM IS RESPONSIBLE FOR REMOVING ANY MATERIAL/MUD SPILLED OR TRACKED ON ROADWAYS.	1. EROSION AND SED MENTATION CONTROL PLACEMENT AND ANCHORING SHALL BE COMPLETED IN ACCORDANCE WITH THE MANUFACTURER RECOMMENDATIONS AND ANY		ASPHALT ROADWA	B-1
EMB PERSONNEL AND/OR ITS SOBJOUTRACTORS IPLEMENTING THE CC RVAAP-76 DEPOT AREA REMEDIAL ESIGN (RD), UNLESS OTHERWISE NOTED.	19. ALL PAH-IMPACTED SOILS SHALL BE DISPOSED AT AN APPROVED OFFSITE DISPOSAL FACILITY	RELEVANT STATE OF OHIO REQUIREMENTS	1111111	PROJECT SIT	E
HE ALANIZ-ENDPOINT TEAM SHALL COMPLETE ALL DTIVITIES ASSOCIATED WITH THE PROJECT IN DMPLIANCE WITH APPLICABLE LOCAL STATE, AND	20. THE ALANIZ-ENDPOINT TEAM SHALL BE RESPONSIBLE FOR FOLLOWING ALL OHARNG FEDERAL STATE AND			AREAS TO BE CLEARE AS NEEDED FOR ACCES	D B-3
DERAL REGULATIONS AND REQUIREMENTS E ALANIZ-ENDPOINT TEAM SHALL PERFORM ALL MEDIAL ACTIVITIES IN COMPLIANCE WITH THE RD,	LOGAL SAFETY REQUIREMENTS FOR THE PROTECTION OF ALL PERSONS AND PROPERTY, THE ALANIZ ENDPOINT TEAM SHALL ALSO INITIATE, MAINTAIN AND SUPERVISE ALL SAFETY REQUIREMENTS AND PRECAUTIONS IN			SOIL EXCAVATION ARE	
NDRAWINGS, SPECIFICATIONS AND ATTACHMENTS ANIZ-ENDPOINT TEAM SHALL SUPPLY ALL MENT, MATERIALS AND LABOR TO PERFORM THE	ACCORDANCE WITH THE SITE SAFETY AND HEALTH PLAN (SSHP). 21. A FIRST AID KIT AND HQSPITAL ROUTE WAP SHALL BE				
NTRACT REQUIREMENTS INCLUDING WORKER SAFETY UPMENT. E ALANIZ-ENDPOINT TEAM SHALL COMPLY WITH SITE	MAINTAINED ON-SITE BY THE ALANIZ-ENDPOINT TEAM DURING CONSTRUCTION ACTIVITIES. 22. THE ALANIZ-ENDPOINT TEAM SHALL ENSURE THIS RD AND				
L ALANZ-ENDPOINT TEAM PERSONNEL AND ANY	THE SHIPS IF RESERVICE ON-SITE AT ALL TIMES DURING CONSTRUCTION ACTIVITIES				
ITORS TO THE SITE SHALL SIGN IN AND SIGN OUT ON E DAILY SITE LOG UPON ARRIVAL AND DEPARTURE OM THE PROJECT AREA.	23. ALL EXCAVATION AREAS SHALL BE BACKFILLED WITH CLEAN SOLL IMPORTED FROM AN OFF-SITE APPROVED SOURCE AND GRADED TO MATCH EXISTING SITE CONTOURS ALL DISTURBED AREAS SHALL BE RE SEEDED				
ALANIZ-ENDPOINT TEAM AND ANY VISITORS TO THE MUST ATTEND A DAILY HEALTH AND SAFETY STATE MEETING PRIOR TO THE START OF THE DAY'S STRUCTION ACTIVITIES OF PRIOR TO ENTERING THE JECT AREA THESE TAILGATE MEETINGS WILL BE RUN HE ALANIZ ENDPOINT TEAM CONSTRUCTION AGER WHO WILL DISCUSS THE EXPECTED ACTIVITIES THE DAY, POTENTIAL HAZARDS, ANTICIPATED THER CONDITIONS AND ANY ADDITIONAL SAFETY TIPS EMINDERS THE ALANIZ ENDPOINT TEAM STRUCTION MANAGER IS RESPONSIBLE FOR JMENTING THE TAILGATE MEETING AND OBTAINING ATURES FROM ALL PERSONNEL WHO HAVE BEEN TED	ACCORDING TO TABLE 8-1 OF THE CC RVAAP-76 DEPOT AREA REMEDIAL DESIGN.				1. SITE SA 2. ACCIDE 3. WASTE
CESS TO THE FORMER RVAAP/CAMP JAMES A. RFIELD JOINT WILITARY TRAINING CENTER SHALL BE ROUGH THE MAIN GATE LOCATED OFF STATE ROUTE 5. IS GATE IS GURADED AND SHALL REQUIRE ADDITIONAL NE TO GAIN ACCESS THE ALANIZENDPOINT TEAM SHALL REQUIRED TO ALLOW FOR DELAYS WITHOUT DITIONAL CHARGES.					MEDIA, (
TOPOGRAPHIC MAPPING DATA IS BASED ON SURVEY AND AERIAL PHOTOGRAPH INFORMATION PROVIDED IN PRIOR SITE-RELATED DOCUMENTS PREPARED BY PARSONS. WINOR DISCREPANCIES BETWEEN DRAWINGS AND ACTUAL FIELD CONDITIONS MAY BE ENCOUNTERED AND SHALL NOT CAUSE FOR ADDITIONAL CHARGES. THE ALANIZ-ENDROINT TEAM SHALL VERIFY EXISTING CONDITIONS, ELEVATIONS AND DIMENSIONS PRICE TO THE START OF CONSTRUCTION.					NOTE: CHEMICALS SOIL (1-13)
THE ALANIZ-ENDPOINT TEAM SHALL CONTACT CHARNG PRIOR TO COORDINATING AND CONDUCTING UTILITY SURVEY AND CLEARANCES			P		
STORMWATER CONTROLS SHALL BE INSTALLED PRICE TO INITIATION OF ANY CONSTRUCTION ACTIVITY THAT MAY				ESTIMATED SOIL TH	
AUSE EROSION OR SEDIMENTATION, STORMWATER ONTROL, MEASURES SHALL BE MAINTAINED AND EINSTALLED AS NECESSARY FOR THE DURATION OF ONSTRUCTION AND RESTORATION ACTIVITIES.			AREA	APPROXIMATE EXCAVATION AREA SQ. FT. 17,427	ESTIMATED TREATMENT VOLU CU. YD.
NORMWATER CONTROLS SHALL BE INSPECTED WEEKLY NO FOLLOWING RAIN EVENTS WITH RAINFALL TOTALING $\frac{1}{2}$ NCH OR MORE.			BUILDING U-4 BUILDING U-5	13,166	NA
ROSION CONTROL MEASURES SHALL BE PLACED WHERE DICATED ON THE DRAWINGS, UNLESS FIELD BSERVATIONS RESULT IN A MODIFICATION (ADDITIONAL DOCATIONS OR ELIMINATING THE NEED FOR ALTOGETHER) F STORNWATER CONTROLS, EROSION CONTROL EASURES SHALL MEET ALL FEDERAL AND STATE EQUIREMENTS			NOTES: 1. ESTIMATED QUANTITIES MAY CHANGE D 2. THE ALANIZ-ENCIPOINT TEAM SHALL VER		
F UNEXPECTED MATERIALS, SUCH AS EXPLOSIVE COMPONENTS, DRUMS, CYLINDERS, ABANDONED PIPELINES, UTILITIES, ARCHEOLOGICAL ARTIFACTS OR HUMAN REMAINS ARE DISCOVERED DURING THE REMEDIAL ACTIVITIES, WORK SHALL CASE IMMEDIATELY AND THE ALANIZ-ENDPOINT TEAM SHALL NOT RESUME WORK UNTIL APPROVAL IS GRANTED BY USACE, OHARING OR THE OHARING CULTURAL RESOURCE MANAGER AND THE ALANIZ-ENDPOINT TEAM CONSTRUCTION MANAGER.					
IQ WORK SHALL TAKE PLACE DURING INCLEMENT VEATHER (AS DETERMINED BY THE ALANIZ-ENDPOINT JV :ONSTRUCTION MANAGER) TO MINIM ZE THE POTENTIAL					
FOR EROSION AND SEDIMENT RUNOFF. DURING PERIODS OF HIGH WINES, WHICH MAY RESULT UN EXCESSIVE DUST, ADDITIONAL DUST CONTROLS OR CEASING WORK MAY BE REQUIRED AS DETERMINED BY					
FOR EROSION AND SEDIMENT RUNOFF. DURING PERIODS OF HIGH WINDS, WHICH MAY RESULT UN EXCESSIVE DUST, ADDITIONAL DUST CONTROLS OR CEASING WORK MAY BE REQUIRED AS DETERMINED BY THE ALANIZ-ENDPOINT TEAM CONSTRUCTION MANAGER. ALL ON-ROAD HAUL TRUCKS WILL ADHERE TO OHIO DOT TRANSPORTATION GUIDELINES. THE ALANIZ-ENDPOINT TEAM SHALL ENSURE TRUCKS DO NOT LEAVE THE PROJECT SITE IN EXCESS OF 80,000 LBS GROSS WEIGHT					



C:\USERS\DEVIL\DROPBOX\ENDPOINT PROJECTS\RAVENNA-USACE LOUISVILLE\RAVENNA SITES\CC RVAAP-76 DEPOT AREA\FIGURES\CAD\APPENDIX B-DEBIND DBASINGSPREPARATION / DAVIDO EXCAVATION PLAN



2. EXCAVATION EXTENTS ARE SUBJECT TO CHANGE BASED ON CONFIRMATION SAMPLING RESULTS.

3. STAGING AREAS ARE NOT DRAWN TO SCALE. APPROPRIATE SIZING WILL BE DETERMINED IN THE FIELD.

SCALE:

#### LEGEND:

ASPHALT ROADWAY	н
	C BC
	DESIGNED
AREAS TO BE CLEARED	F
SOIL EXCAVATION AREA	N BY:

#### SITE PREPARATION

1. DRAWINGS AND NOTES SERVE ONLY AS GUIDLINES. ALL STORMWATER CONTROLS SHALL MEET OHIO'S "RAINWATER AND LAND DEVELOPMENT" STANDARDS.

2. THE ALANIZ-ENDPOINT TEAM WILL BE RESPONSIBLE FOR THE INSTALLATION AND MAINTENANCE OF ALL STORMWATER CONTROLS. WEEKLY INSPECTIONS AND INSPECTIONS WITHIN 24 HOURS OF A STORM EVENT GREATER THAN 0.5 INCHES SHALL BE CONDUCTED BY THE ALANIZ-ENDPOINT TEAM.

3. ACCESS IMPROVEMENTS TO PREVENT EXCESS DUST, TIRE RUTTING, AND MUD SHALL BE REQUIRED AS NEEDED TO SUPPORT CONSTRUCTION ACTIVITIES.

4. THE ALANIZ-ENDPOINT TEAM SHALL CLEAR TREES AND VEGETATION ALONG HAUL ROUTES AND SURROUNDING EXCAVATION AREAS AS NEEDED. ALL TREES GREATER THAN 3 IN. IN DIAMETER THAT REQUIRE REMOVAL SHALL BE CUT BETWEEN THE MONTHS OF OCTOBER AND MARCH.

6. TREES LESS THAN 4 IN. IN DIAMETER AND OTHER VEGETATION NOT IN CONTACT WITH IMPACTED SOILS SHALL BE CHIPPEDIMULCHED AND SPREAD ACROSS THE SITE AND SURROUNDING AREAS FOLLOWING CONSTRUCTION ACTIVITIES. TREES GREATER THAN 4 IN. IN DIAMETER SHALL BE TEMPORARILY STORED IN THE DESIGNATED LOCATION AND DISPOSED OFFSITE WITH IMPACTED SOILS.

7. ALL TREE/VEGETATION STAGING AND REMOVAL SHALL BE COORDINATED WITH OHARNG.

#### SOIL REMOVAL ACTIVITIES

1. UTILITY CLEARANCE WILL BE CONDUCTED WITHIN THE EXCAVATION BOUNDARIES.

2. EXCAVATION BOUNDARIES WILL BE SURVEYED PRIOR TO SOIL REMOVAL.

3. WASTE PROFILE SAMPLES WILL BE COLLECTED FROM THE EXCAVATION AREAS PRIOR TO EXCAVATION ACTIVITIES.

4. IMPACTED SOIL FROM THE DEPOT AREA WILL BE LOADED DIRECTLY INTO HAULING TRUCKS FOR OFFSITE DISPOSAL.

#### SITE RESTORATION ACTIVITIES

1. FINAL EXCAVATION BOUNDARIES WILL BE SURVEYED.

2. EXCAVATION PITS WILL BE BACKFILLED USING CLEAN IMPORTED SOIL. BACKFILLING AREAS WILL BE RE-GRADED TO MATCH SURROUNDING ELEVATIONS.

3. PERFORM BACKFILLING/RE-VEGETATION IN ACCORDANCE WITH RD.

4. OHARNG WILL APPROVE FINAL SITE RESTORATION.



Attachment C Ohio EPA Correspondence



Mike DeWine, Governor Jon Husted, Lt. Governor Laurie A. Stevenson, Director

December 22, 2020

## TRANSMITTED ELECTRONICALLY

Mr. Kevin M. Sedlak Army National Guard Installations & Environment Cleanup Branch IPA Designation 1438 State Route 534 SW Newton Falls, OH 44444 RE: US Army Ravenna Ammunition Plt RVAAP Remediation Response Project Records Remedial Response Portage County ID # 267000859243

## Subject: Draft Remedial Design for Soil, Sediment and Surface Water at CC RVAAP-76 Depot Area Dated October 29, 2020

Dear Mr. Sedlak:

The Ohio Environmental Protection Agency (Ohio EPA), Northeast District Office (NEDO), Division of Environmental Response and Revitalization (DERR) has received and reviewed the document titled, "Draft Remedial Design for CC RVAAP-76 Depot Area." This document was prepared for the U.S. Army Corps of Engineers Louisville District, by Endpoint Consulting, Inc., 5 South Linden St., Suite 2, South San Francisco, CA 94080 and Alaniz Associates Corp., 21334 East Cloverton St., Covina, CA 91724.

Ohio EPA has the following comment regarding the draft Remedial Design for CC RVAAP-76 Depot Area:

 The print on page 92 (as numbered by the .pdf document) gives the soil volumes for removal and replacement. The excavation area for U-4 is given as 432 square feet. That value should be closer to 17,400 square feet to be consistent with a removal volume of 645 cubic yards. In addition, the clean fill replacement volumes are equal to the in-situ removal volumes. Given that the replacement fill is to be compacted, the clean fill volume could be greater that the removed volume by as much as 20%.

Please correct the document accordingly.

Ohio EPA continues to work with you on revisions to the Endpoint 2020 Sampling and Analysis Plan (SAP).

DEC 2 3 2020

MR. SEDLAK U.S. ARMY RAVENNA AMMUNITION PLT. RVAAP DECEMBER 22, 2020 PAGE 2 OF 2

The Alaniz-Endpoint Team is contracted to conduct remediation work at a total of five areas of concern (AOCs). Ohio EPA has reviewed and commented on the remedial design (RD) for AOC Load Line 9 (LL9) and Wet Storage Area. We have also received the draft RDs for the NACA Test Area and Sand Creek Disposal Road Landfill.

In Ohio EPA's October 9, 2020 "Response to Comments of the Draft Remedial Design Work Plan for RVAAP Load Line 9," Ohio EPA commented on the Endpoint 2020 SAP, specifically Appendix I, regarding quality assurance and quality control. Ohio EPA commented, "Specifically, the relative percent difference (RPD) should not be used and removed from the document. The relative standard deviation (RSD) of 30-35% should replace the RPD as the criteria for DQO objectives."

Ohio EPA is working with you on revising the SAP. Once revisions are made to the Endpoint 2020 SAP, the Endpoint 2020 SAP, as revised applies to the other Alaniz-Endpoint contracted remediation work noted above.

As a precautionary response to COVID-19, Ohio EPA is currently operating with most staff working remotely. During this time, we will not be issuing hard-copy mail. This letter is an official response from Ohio EPA that will be maintained as a public record.

If you have any questions concerning this letter, please contact Edward D'Amato at (330) 963-1170, or via email at ed.damato@epa.ohio.gov.

Sincerely,

Edian & Dianto

Edward D'Amato Site Coordinator Division of Environmental Response and Revitalization

ED/sc

ec: Katie Tait, OHARNG RTLS Mark Leeper, ARNG Nat Peters, USACE Steve Kvaal, USACE Rebecca Shreffler, Chenega Natalie Oryshkewych, Ohio EPA, NEDO, DERR Megan Oravec, Ohio EPA, NEDO, DERR Bob Princic, Ohio EPA, NEDO, DERR Susan Netzly-Watkins, Ohio EPA, NEDO, DERR Tom Schneider, Ohio EPA, SWDO, DERR



#### NATIONAL GUARD BUREAU 111 SOUTH GEORGE MASON DRIVE ARLINGTON VA 22204-1373

January 28, 2021

Ohio Environmental Protection Agency DERR-NEDO Attn: Ed D'Amato 2110 East Aurora Road Twinsburg, OH 44087-1924

Subject: Ravenna Army Ammunition Plant (RVAAP) Restoration Program, Portage/Trumbull Counties, Response to Comments on Draft Remedial Design for Soil, Sediment and Surface Water for CC RVAAP-76 Depot Area (Ohio EPA Work Flow Activity #267000859243)

Dear Mr. D'Amato:

The Army National Guard (ARNG) has reviewed comments provided by the Ohio Environmental Protection Agency (Ohio EPA) for the *Draft Remedial Design for Soil, Sediment and Surface Water at CC RVAAP-76 Depot Area* (RD work plan) dated October 29, 2020.

The responses on the attached comment resolution table reflect ARNG responses to Ohio EPA comments received on December 23, 2020 regarding the subject RD work plan.

Please contact the undersigned at 614-336-6000 Ext 2053 or <u>kevin.m.sedlak.ctr@mail.mil</u> if there are issues or concerns with this submission.

Sincerely,

SEDLAK.KEVIN.MIC Digitally signed by SEDLAK.KEVIN.MICHAEL125444 HAEL.1254440171 0171 Date: 2021.01.28 14:07:46 -05'00'

Kevin M. Sedlak RVAAP Restoration Program Manager Army National Guard Directorate

cc: Mark Leeper, ARNG Bob Princic, Ohio EPA, NEDO, DERR Tom Schneider, Ohio EPA, SWDO, DERR Susan Netzly-Watkins, Ohio EPA, NEDO, DERR Natalie Oryshkewych, Ohio EPA, NEDO, DERR Megan Oravec, Ohio EPA, NEDO, DERR Katie Tait, OHARNG, Camp James A. Garfield Steve Kvaal, USACE Louisville Nathaniel Peters, USACE Louisville Rebecca Shreffler, Chenega Pat Ryan, Leidos – REIMS

## **Comment Resolution Table**

<u>Installation</u>: Camp James A. Garfield/Former RVAAP <u>Document</u>: Draft Remedial Design Work Plan for CC RVAAP-76 Depot Area <u>Reviewer(s)</u>: Ed D'Amato, Site Coordinator, Ohio EPA <u>Date</u>: January 28, 2021

Cmt.	Page or	Comment and Recommendation	Response
No.	Sheet		
Ohio EPA 1	Attachment B Drawing B-2	The print on page 92 of the pdf gives the soil volumes for removal and replacement. The excavation area for U-4 is given as 432 sq. ft. That value should be closer to 17,400 sq. ft. to be consistent with a removal volume of 645 cu. yd. Second, the clean fill replacement volumes are equal to the in-situ removal volumes. Given that	The clean fill replacement volumes have been updated to reflect approximately 775 cubic yards for Building U-4 and 585 cubic yards for Building U-5
		the replacement fill is to be compacted, the clean fill volume will be greater than the removed volume by as much as 20%.	See attached Tevised Drawing D-2.

#### 12/18/20 C:\USERS\DEVIL\DROPBOX\ENDPOINT PROJECTS\RAVENNA-USACE LOUISVILLE\RAVENNA SITES\CC RVAAP-76 DEPOT AREA\FIGURES\CAD\APPENDIX B-DESIGN DRAWINGS APP B-2\_GENERAL NOTES\_DEPOT AREA

	RAL NOTES	MATERIAL NOTES	LEGEND FO	R ALL DRAWINGS	
HEREINAFTER, THE TERM "ALANIZ-ENPOINT TEAM" IN THESE DRAWINGS SHALL REFER TO ALL ALANIZ ENDPOINT TEAM PERSONNEL AND/OR ITS SUBCONTRACTORS	18. THE ALANIZ-ENDPOINT TEAM IS RESPONSIBLE FOR REMOVING ANY MATERIAL/MUD SPILLED OR TRACKED ON ROADWAYS.	1. EROSION AND SED MENTATION CONTROL PLACEMENT AND INCHORING SHALL BE COMPLETED IN ACCORDANCE WITH THE MANUFACTURER RECOMMENDATIONS AND ANY		ASPHALT ROADW	B-1
EMENTING THE CC RVAAP-76 DEPOT AREA REMEDIAL GN (RD), UNLESS OTHERWISE NOTED.	19. ALL PAH-IMPACTED SOILS SHALL BE DISPOSED AT AN APPROVED OFFRITE DISPOSAL FACILITY	RELEVANT STATE OF OHIO REQUIREMENTS.	.1111111.	HAUL ROU	B-2
LANIZ-ENDPOINT TEAM SHALL COMPLETE ALL ITIES ASSOCIATED WITH THE PROJECT IN IL ANCE WITH APPLICABLE LOCAL, STATE, AND	20. THE ALANIZ-ENDPOINT TEAM SHALL BE RESPONSIBLE FOR FOLLOWING ALL OHARNG FEDERAL STATE AND			AREAS TO BE CLEAR	ED B-3
GULATIONS AND REQUIREMENTS ENDPOINT TEAM SHALL PERFORM ALL	LOCAL SAFETY REQUIREMENTS FOR THE PROTECTION OF ALL PERSONS AND PROFENY. THE ALINIZ ENDPOINT TEAM STALL ALSO INITIATE: MAINTAIN AND SUPERVISE		111111	SOIL EXCAVATION AR	
ACTIVITIES IN COMPLIANCE WITH THE RD. RAWINGS, SPECIFICATIONS AND ATTACHMENTS	ALL SAFETY REQUIREMENTS AND PRECAUTIONS IN ACCORDANCE WITH THE SITE SAFETY AND HEALTH PLAN (SSRP).				
ALANIZ-ENDPOINT TEAM SHALL SUPPLY ALL PMENT, MATERIALS AND LABOR TO PERFORM THE TRACT REQUIREMENTS INCLUDING WORKER SAFETY IPMENT.	21. A FIRST AID KIT AND HOSPITAL ROUTE MAP SHALL BE MAINTAINED CAUSTIE BY THE ALAMIZ-ENDROINT TEAM DURING CONSTRUCTION ACTIVITIES.				
E ALANIZ-ENDPOINT TEAM SHALL COMPLY WITH SITE CESS PROTOCOLS	22. THE ALANIZ-ENDPOINT TEAM SHALL ENSURE THIS RD AND THE SSHP IS PRESENT ON-SITE AT ALL TIMES DURING CONSTRUCTION ACTIVITIES				
ALANZENDPOINT TEAM PERSONNEL AND ANY FORS TO THE SITE SHALL SIGN IN AND SIGN OUT ON DAILY SITE LOG UPON ARRIVAL AND DEPARTURE M THE PROJECT AREA.	23. ALL EXCAVATION AREAS SHALL BE BACKFILLED WITH CLEAN SOIL IMPORTED FROM AN OFF-SITE APPROVED SOURCE AND GRADED TO MATCH EXISTING SITE				
ALANZ-ENDPOINT TEAM AND ANY VISITORS TO THE MUST ATTEND A DAILY HEALTH AND SAFETY SATE MEETING RRIOR TO THE START OF THE DAY'S STRUCT ON ACTIVITIES OR PRIOR TO ENTERING THE JECT AREA. THESE TAILGATE MEETINGS WILL BE RUN HE ALANZ-ENDPOINT TEAM CONSTRUCTION AGER, WHO WILL DISCUSS THE EXPECTED ACTIVITIES THE DAY, POTENT AL HAZARDS, ANTICIPATED THER CONDITIONS AND ANY ADDITIONAL SAFETY TIPS EMINDERS THE ALANIZ-ENDPOINT TEAM STRUCT ON MANAGER IS RESPONSIBLE FOR MENTING THE TAILGATE MEETING AND OBTAINING ATURES FROM ALL PERSONNEL WHO HAVE BEEN	CONTOURS ALL DISTURBED AREAS SHALL BE RE SEEDED ACCORDING TO TABLE 8-1 OF THE CC RVAAP-76 DEPOT AREA REMEDIAL DESIGN.				1. SITE SA 2. ACCIDE 3. WASTE
FED ESS TO THE FORMER RVAAP/CAMP JAMES A. FIELD JOINT MILITARY TRAINING CENTER SHALL BE OUGH THE MAIN GATE LOCATED OF FIATE ROUTE 5 BATE IS GUARDED AND SHALL REQUIRE ADDITIONAL TO GAIN ACCESS THE ALANIZ ENDPOINT TEAM SHALL REQUIRED TO ALLOW FOR DELAYS WITHOUT ITIONAL CHARGES.					MEDIA,
POGRAPHIC MAPPING DATA IS BASED ON SURVEY AND RIAL PHOTOGRAPH INFORMATION PROVIDED IN PRIOR TE-RELATED DOCUMENTS PREPARED BY PARSONS. NOR DISCREPANCIES BETWEEN DRAWINGS AND ACTUAL LD CONDITIONS MAY BE ENCOUNTERED AND SHALL TO CAUSE FOR ADDITIONAL CHARGES. THE ANIZ-ENDPOINT TEAM SHALL VERIFY EXISTING INDITIONS, ELEVATIONS AND DIMENSIONS PRIOR TO THE ART OF CONSTRUCTION.					NOTE: CHEMICAL SOIL (1-13
IE ALANIZ-ENDPOINT TEAM SHALL CONTACT CHARNG RICR TO COORDINATING AND CONDUCTING UTILITY IRVEY AND CLEARANCES.			P		
TORMWATER CONTROLS SHALL BE INSTALLED PRIOR TO			4854	ESTIMATED SOIL 1	REATMENT/WASTE
			BUILDING U-4	SQ. FT. 17,427	CU, YD.
INTROL MEASURES SHALL BE MAINTAINED AND INISTALLED AS NECESSARY FOR THE DURATION OF WISTRUCTION AND RESTORATION ACTIVITIES. 'ORMWATER CONTROLS SHALL BE INSPECTED WEEKLY			Demonre e s		
IROL VEASURES SHALL BE MAINTAINED AND STALLED AS NECESSARY FOR THE DURATION OF STRUCTION AND RESTORATION ACTIVITIES. WWATER CONTROLS SHALL BE INSPECTED WEEKLY FOLLOWING RAIN EVENTS WITH RAINFALL TOTALING 2			BUILDING U-5	13,166	NA
CONTROL MEASURES SHALL BE MAINTAINED AND EINSTALLED AS NECESSARY FOR THE DURATION OF CONSTRUCTION AND RESTORATION ACTIVITIES. TORMWATER CONTROLS SHALL BE INSPECTED WEEKLY IND FOLLOWING RAIN EVENTS WITH RAINFALL TOTALING 2 IND FOLLOWING RAINES SHALL BE PLACED WHERE DICATED ON THE DRAWINGS UNLESS FIELD BESERVATORS RESULT IN A MODIFICATION (ADDITIONAL OCATIONS OR ELIMINATING THE NEED FOR ALTOGETHER) IF STORMWATER CONTROLS RESIDIN CONTROL IF STORMWATER CONTROLS RESIDIN CONTROL IEASURES SHALL MEET ALL FEDERAL AND STATE				E DUE TO CONFIRMATION SAMPLING.	NA
ONTROL, MEASURES SHALL BE MAINTAINED AND EINSTALLED AS NECESSARY FOR THE DURATION OF ONSTRUCTION AND RESTORATION ACTIVITIES. TORMWATER CONTROLS SHALL BE INSPECTED WEEKLY ND FOLLOWING RAIN EVENTS WITH RAINFALL TOTALING 2 CH OR MORE ROSION CONTROL MEASURES SHALL BE PLACED WHERE DICATED ON THE DRAWINGS, UNLESS FIELD BEERVATIONS RESULT IN A MODIFICATION (ADDITIONAL DICATIONS OR ELIMINATING THE NEED FOR ALTOGETHER) E STORMWATER CONTROLS, EROSION CONTROL EASURES SHALL MEET ALL FEDERAL AND STATE EQUIREMENTS. UNEXPECTED MATERIALS, SUCH AS EXPLOSIVE DIMENTS. DRUKS, CYLINDERS, ABANDONED PEILNES, UTILITIES, ARCHOLO, GORD ARTIFACTS OR UMAN REMAINS ARE DISCOVERED DURING THE MEDIAL ACTIVITIES, WORK SHALL CASE IMMEDIATELY ND THE ALANIZ-ENDPOINT TEAM SHALL NOT RESJME CORK UNTIL APPROVAL IS CRANTED BY UDSACE, OHARING RTHE OHARING CULTURAL RESOLICE MANAGER AND			BUILDING U-5 NOTES: 1. ESTIMATED QUANTITIES MAY CHANG	E DUE TO CONFIRMATION SAMPLING.	NA
INITEOL MEASURES SHALL BE MAINTAINED AND SINSTALLED AS NECESSARY FOR THE DURATION OF SINSTRUCTION AND RESTORATION ACTIVITIES CORMWATER CONTROLS SHALL BE INSPECTED WEEKLY ID FOLLOWING RAIN EVENTS WITH RAINFALL TOTALING 2 CH OR MORE ROSION CONTROL MEASURES SHALL BE PLACED WHERE DIGATED ON THE DRAWINGS, UNLESS FIELD SERVATIONS RESULT IN A MODIFICATION (ADDITIONAL MARCH AND AND AND AND AND AND AND AND AND SERVATIONS OR ELIMINATING THE NEED FOR ALTOGETHER) STORMWATER CONTROLS EROSION CONTROL SAURES SHALL MEET ALL FEDERAL AND STATE SQUREMENTS UNEXPECTED MATERIALS SUCH AS EXPLOSIVE MMONENTS DRUTHES, SUCH AS EXPLOSIVE MMONENTS CONTROLS EROSION CONTROL SAURES SHALL MEET ALL FEDERAL AND STATE SQUREMENTS UNEXPECTED MATERIALS SUCH AS EXPLOSIVE DID ACTIVITIES, WORK SHALL CASE IMMEDIATELY ID THE ALANIZ-ENDPOINT TEAM SHALL NOT RESUME CAS UNTIL APPROVAL IS GRANTED BY UDSACE, OHARING AT HE OFARMO CULTURAL RESOURCE MANAGER AND IE ALANIZ-ENDPOINT TEAM CONSTRUCTION MANAGER. DWORK SHALL TAKE PLACE DURING INCLEMENT EATHER (AS DETERMINED BY UNANAGER. DWORK SHALL TAKE PLACE DURING INCLEMENT AND DYSTRUCTON MANAGER, TO MINIW/ZE THE POINT JAY DISTRUCTON MANAGER, TO MINIW/ZE THE POINT JAY			BUILDING U-5 NOTES: 1. ESTIMATED QUANTITIES MAY CHANG	E DUE TO CONFIRMATION SAMPLING.	NA
CONTROL MEASURES SHALL BE MAINTAINED AND REINSTALLED AS NECESSARY FOR THE DURATION OF CONSTRUCTION AND RESTORATION ACTIVITIES. STORMWATER CONTROLS SHALL BE INSPECTED WEEKLY AND FOLLOWING RAIN EVENTS WITH RAINFALL TOTALING? INCH OR MCRE EROSION CONTROL MEASURES SHALL BE PLACED WHERE INDICATED ON THE CRAWINGS, UNLESS FIELD OBSERVATIONS RESULT IN A MODIFICATION (ADDITIONAL LOCATIONS OR ELIMINATING THE NEED FOR ALTOGETHER) OF STORMWATER CONTROLS, EROSION CONTROL WEASURES SHALL MET ALL FEDERAL AND STATE REQUIREMENTS IF UNEXPECTED MATERIALS SUCH AS EXPLOSIVE COMPONENTS, DRUMS, CYLINDERS, ABANDONED PIPELINES, UTILITIES, ARCHEOLOGICAL ARTIFACTS OR HUMAN REMAINS ARE DISCOVERED DURING THE REMEDIAL ACTIVITIES, WORK SHALL CEASE IMMEDIATELY AND THE ALANIZ-ENDPOINT TEAM SHALL NOT RESUME WORK UNTL APPROVAL IS GRANTED BY USACC-OHARING. OR THE OHARING UNCL SHALL SOURCE MANAGER AND THE ALANIZ-ENDPOINT TEAM SHALL NOT RESUME WORK UNTL APPROVAL IS GRANTED BY USACC-OHARING. OR THE OHARING OUT TEAM CONSTRUCTION MANAGER. NO WORK SHALL TAKE PLACE DURING INCLEMENT WEATHER (AS DETERMINED BY THE ALANIZ-ENDPOINT JV CONSTRUCTION MANAGER; TO MINIMIZE THE POTENTIAL FOR EROSION AND SEDIMENT RUNOFF. DURING PERIODS OF HIGH WINDS, WHICH MAY RESULT UN EXCESSIVE DUST, ADDITIONAL DUST CONTROLS OR CASANG WORK MAY BE REQUIRED AS DETERMINED BY			BUILDING U-5 NOTES: 1. ESTIMATED QUANTITIES MAY CHANG	E DUE TO CONFIRMATION SAMPLING.	NA
CAUSE EROSION OR SEDIMENTATION. STORMWATER CONTROL WRASURES SHALL BE MAINTAINED AND REINSTALLED AS NECESSARY FOR THE DURATION OF CONSTRUCTION AND RESTORATION ACTIVITIES. STORMWATER CONTROLS SHALL BE INSPECTED WEEKLY AND FOLLOWING RAIN EVENTS WITH RAINFALL TOTALING? INCH OR WORE EROSION CONTROL MEASURES SHALL BE PLACED WHERE INDICATED ON THE DRAWINGS. UNLESS FIELD OBSERVATIONS RESULT IN A MODIFICATION (ADDITIONAL LOCATIONS OR ELIMINATING THE NEED FOR ALTOGETHER) OF STORMWATER CONTROLS. EROSION CONTROL MEASURES SHALL MEET ALL FEDERAL AND STATE REQUIREMENTS IF UNEXPECTED MATERIALS. SUCH AS EXPLOSIVE COMPONENTS. DRUMS, CYLINDERS, ABANDONED PIPELINES. UTILITIES, ARCHEOLOGICAL ARTIFACTS OR HUMAN REMAINS ARE DISCOVERED DURING THE REMEDIAL ACTIVITIES, WORK SHALL CEASE IMMEDIATELY AND THE ALANZE-ENDPOINT TEAM SHALL NOT RESUME WORK UNITL APPROVAL IS GRAINTED BY USACE, OHARNG OR THE OHARNG CHEING AND REAL NOT RESUME WORK UNITL APPROVAL IS GRAINTED BY USACE, OHARNG ON THE CHARG CULTURAL RESOURCE MANAGER AND THE ALANIZ-ENDPOINT TEAM SHALL NOT RESUME WORK UNITL APPROVAL IS GRAINTED BY USACE, OHARNG ON THE OF ARD CONSTRUCTION MANAGER. NO WORK SHALL TAKE PLACE DURING INCLEMENT WEATHER (AS DETERMINED BY THE ALANIZ-ENDPOINT JW CONSTRUCTION MANAGER; TO MININZE THE POTENTIAL FOR EROSION AND SEDIMENT RUNOFF. DURING PERIODS OF HIGH WINDS, WHICH MAY RESULT UN EXCESSIVE DUST, ADDITIONAL DUST CONTROLS OR CASING WORK MAY BE REQUIRED AS DETERMINED BY THE ALANIZ-ENDPOINT TEAM SONSTRUCTION MANAGER. ALL ON-ROAD HAUL TRUCKS WILL ADHERE TO OHIO DOT TRANSPORTATION SUDDIELINES. THE ALANIZ-ENDPOINT TEAM SHALL ENSURE TRUCKS DO NOT LEAVE THE PROJECT SITE IN EXCESS OF 80,000 LBS GROSS WEIGHT			BUILDING U-5 NOTES: 1. ESTIMATED QUANTITIES MAY CHANG	E DUE TO CONFIRMATION SAMPLING.	NA

Basemap Source: Leidos, 2014. Remedial Design for Soil, Sediment and Surface Water at RVAP-13 Building 1200 and RVAP-48 Anchor Test Area. Drawn by P. Holm and Leidos, 2017. Final Proposed Plan for Soil, Sediment and Surface Water at RVAP-42 Load Line 9. Drawn by P. Holm





Mike DeWine, Governor Jon Husted, Lt. Governor Laurie A. Stevenson, Director

March 11, 2021

## TRANSMITTED ELECTRONICALLY

Kevin M. Sedlak RE: Army National Guard Installations & Environment Cleanup Branch IPA Designation 1438 State Route 534 SW Newton Falls, OH 44444

US Army Ravenna Ammunition Plt RVAAP Remediation Response Project Records Remedial Response Portage County ID # 267000859243

## Subject: No Further Comments, Draft Remedial Design for Soil, Sediment and Surface Water at CC RVAAP-76 Depot Area Dated October 29, 2020

Dear Mr. Sedlak:

The Ohio Environmental Protection Agency (Ohio EPA), Northeast District Office (NEDO), Division of Environmental Response and Revitalization (DERR) has received and reviewed the Army's response to Ohio EPA's December 23, 2020 comment letter on the "Draft Remedial Design for Soil, Sediment, and Surface Water at CC RVAAP-76 Depot Area."

Below is the comment and the Army's response:

 The print on page 92 (as numbered by the .pdf document) gives the soil volumes for removal and replacement. The excavation area for U-4 is given as 432 square feet. That value should be closer to 17,400 square feet to be consistent with a removal volume of 645 cubic yards. In addition, the clean fill replacement volumes are equal to the in-situ removal volumes. Given that the replacement fill is to be compacted, the clean fill volume could be greater that the removed volume by as much as 20%.

**Army Response:** The excavation area for Building U-4 specified on Drawing B-2 has been revised to 17,427 sq. ft., consistent with the approximate surface area provided on Figure 1-3 and Table 3-1. The clean fill replacement volumes have been updated to reflect approximately 775 cubic yards for Building U-4 and 585 cubic yards for Building U-5. See attached revised Drawing B-2.

Ohio EPA accepts the Army's response. Please incorporate the above correction and submit the document in final form.

RECEIVED MAR 17 2021 MR. SEDLAK U.S. ARMY RAVENNA AMMUNITION PLT. RVAAP MARCH 11, 2021 PAGE 2 OF 2

The Alaniz-Endpoint Team is contracted to conduct remediation work at a total of five areas of concern (AOCs). Ohio EPA has reviewed and commented on the remedial design (RD) for AOC Load Line 9 (LL9) and Wet Storage Area. We have also received the draft RDs for the NACA Test Area and Sand Creek Disposal Road Landfill.

In Ohio EPA's October 9, 2020 "Response to Comments of the Draft Remedial Design Work Plan for RVAAP Load Line 9," Ohio EPA commented on the Endpoint 2020 Sampling and Analysis Plan (SAP), specifically Appendix I, regarding quality assurance and quality control.

Ohio EPA is working with you on revising the SAP. Once revisions are made to the Endpoint 2020 SAP, the Endpoint 2020 SAP as revised applies to the other Alaniz-Endpoint contracted remediation work noted above.

As a precautionary response to COVID-19, Ohio EPA is currently operating with most staff working remotely. During this time, we will not be issuing hard-copy mail. This letter is an official response from Ohio EPA that will be maintained as a public record.

If you have any questions concerning this letter, please contact Edward D'Amato at (330) 963-1170, or via email at ed.damato@epa.ohio.gov.

Sincerely,

Edward & D'Amato

Edward D'Amato Site Coordinator Division of Environmental Response and Revitalization

ED/sc

ec: Katie Tait, OHARNG RTLS Nat Peters, USACE Steven Kvaal, USACE Rebecca Shreffler, Chenega Mark Leeper, ARNG Natalie Oryshkewych, Ohio EPA, NEDO, DERR Megan Oravec, Ohio EPA, NEDO, DERR Bob Princic, Ohio EPA, NEDO, DERR Susan Netzly-Watkins, Ohio EPA, DERR, NEDO Tom Schneider, Ohio EPA, SWDO, DERR



Mike DeWine, Governor Jon Husted, Lt. Governor Laurie A. Stevenson, Director

March 26, 2021

## TRANSMITTED ELECTRONICALLY

Mr. Kevin M. Sedlak Army National Guard Installations & Environment Cleanup Branch IPA Designation 1438 State Route 534 SW Newton Falls, OH 44444 RE: US Army Ravenna Ammunition Plt RVAAP Remediation Response Project Records Remedial Response Portage County ID # 267000859243

## Subject: No Further Comments, Final Remedial Design for Soil, Sediment and Surface Water at CC RVAAP-76 Depot Area, Dated March 19, 2021

Dear Mr. Sedlak:

The Ohio Environmental Protection Agency (Ohio EPA), Northeast District Office (NEDO), Division of Environmental Response and Revitalization (DERR) has received and reviewed the document titled "Final Remedial Design for Soil, Sediment and Surface Water CC RVAAP-76 Depot Area." This document was prepared for the U.S. Army Corps of Engineers Louisville District, by Endpoint Consulting, Inc., 5 South Linden St., Suite 2, South San Francisco, CA 94080 and Alaniz Associates Corp., 21334 East Cloverton St., Covina, CA 91724.

Ohio EPA approves the document.

The Alaniz-Endpoint Team is contracted to conduct remediation work at a total of five areas of concern (AOCs). Ohio EPA is working with you on revising the sampling and analysis plan (SAP), which is contained in the Final RD for Load Line 9. Once revisions are made to the Endpoint 2020 SAP, it will apply to the RVAAP-76 Depot Area AOC and the other four AOCs.

As a precautionary response to COVID-19, Ohio EPA is currently operating with most staff working remotely. During this time, we will not be issuing hard-copy mail. This letter is an official response from Ohio EPA that will be maintained as a public record.

RECEIVED MAR 2 5 2021 MR. SEDLAK U.S. ARMY RAVENNA AMMUNITION PLT. RVAAP MARCH 26, 2021 PAGE 2 OF 2

If you have any questions concerning this letter, please contact Edward D'Amato at (330) 963-1170, or via email at ed.damato@epa.ohio.gov.

Sincerely,

Edward J D'Amato

Edward D'Amato Site Coordinator Division of Environmental Response and Revitalization

ED/sc

ec: Katie Tait, OHARNG RTLS Nat Peters, USACE Steve Kvaal, USACE Rebecca Shreffler, Chenega Mark Leeper, ARNG Natalie Oryshkewych, Ohio EPA, NEDO, DERR Megan Oravec, Ohio EPA, NEDO, DERR Bob Princic, Ohio EPA, NEDO, DERR Susan Netzly-Watkins, Ohio EPA, DERR, NEDO Tom Schneider, Ohio EPA, SWDO, DERR