

SUMMARY REPORT  
347 WEST LAUREL BAY BOULEVARD (FORMERLY 526 WEST LAUREL BAY BOULEVARD)  
LAUREL BAY MILITARY HOUSING AREA  
MARINE CORPS AIR STATION BEAUFORT  
BEAUFORT, SC

Revision: 0  
Prepared for:

Department of the Navy  
Naval Facilities Engineering Command, Mid-Atlantic  
9324 Virginia Avenue  
Norfolk, Virginia 23511-3095

and



Naval Facilities Engineering Command Atlantic  
9324 Virginia Avenue  
Norfolk, Virginia 23511-3095

JUNE 2021

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Prepared by:



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10560 Arrowhead Drive, Suite 500  
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Contract Number: N62470-14-D-9016  
CTO WE52  
JUNE 2021

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## List of Acronyms

bgs	below ground surface
BTEX	benzene, toluene, ethylbenzene, and xylenes
CTO	Contract Task Order
COPC	constituents of potential concern
IDIQ	Indefinite Delivery, Indefinite Quantity
IGWA	Initial Groundwater Assessment
JV	Joint Venture
LBMH	Laurel Bay Military Housing
MCAS	Marine Corps Air Station
NAVFAC Mid-Lant	Naval Facilities Engineering Command Mid-Atlantic
NFA	No Further Action
PAH	polynuclear aromatic hydrocarbon
QAPP	Quality Assurance Program Plan
RBSL	risk-based screening level
SCDHEC	South Carolina Department of Health and Environmental Control
Site	LBMH area at MCAS Beaufort, South Carolina
UST	underground storage tank
VISL	vapor intrusion screening level

## 1.0 INTRODUCTION

The CDM - AECOM Multimedia Joint Venture (JV) was contracted by the Naval Facilities Engineering Command, Mid-Atlantic (NAVFAC Mid-Lant) to provide reporting services for the heating oil underground storage tanks (USTs) located in Laurel Bay Military Housing (LBMH) area at the Marine Corps Air Station (MCAS) Beaufort, South Carolina (Site). This work has been awarded under Contract Task Order (CTO) WE52 of the Indefinite Delivery, Indefinite Quantity (IDIQ) Multimedia Environmental Compliance Contract (Contract No. N62470-14-D-9016).

As of January 2014, the LBMH addresses were re-numbered to comply with the E-911 emergency response addressing system; however, in order to remain consistent with historical sampling and reporting for LBMH area, the residences will continue to be referenced with their original address numbers in sample nomenclature and reporting documents.

This report summarizes the results the environmental investigation activities associated with the storage of home heating oil and the potential release of petroleum constituents at the referenced property. Based on the results of the investigation, a No Further Action (NFA) determination has been made by the South Carolina Department of Health and Environmental Control (SCDHEC) for 347 West Laurel Bay Boulevard (Formerly 526 West Laurel Bay Boulevard). This NFA determination indicates that there are no unacceptable risks to human health or the environment for the petroleum constituents associated with the home heating oil USTs. The following information is included in this report:

- Background information;
- Sampling activities and results; and
- A determination of the property status.

### 1.1 Background Information

The LBMH area is located approximately 3.5 miles west of MCAS Beaufort. The area is approximately 970 acres in size and serves as an enlisted and officer family housing area. The area is configured with single family and duplex residential structures, and includes recreation, open space, and community facilities. The community includes approximately 1,300 housing units, including legacy Capehart style homes and newer duplex style homes. The housing area

is bordered on the west by salt marshes and the Broad River, and to the north, east and south by uplands. Forested areas lie along the northern and northeastern borders.

Capehart style homes within the LBMH area were formerly heated using heating oil stored in USTs at each residence. There were 1,100 Capehart style housing units in the LBMH area. The newer duplex homes within the LBMH area never utilized heating oil tanks. Heating oil has not been used at Laurel Bay since the mid-1980s. As was the accepted practice at the time, USTs were drained, filled with dirt, capped, and left in place when they were removed from service. Residential USTs are not regulated in the State of South Carolina (i.e., there are no federal or state laws governing installation, management, or removal).

In 2007, MCAS Beaufort began a voluntary program to remove the unregulated, residential USTs and conduct sampling activities to determine if, and to what extent, petroleum constituents may have impacted the surrounding environment. MCAS Beaufort coordinated with SCDHEC to develop removal procedures that were consistent with procedural requirements for regulated USTs. All tank removal activities and follow-on actions are conducted in coordination with SCDHEC. To date, all known USTs have been removed from all residential properties within the LBMH area.

## 1.2 UST Removal and Assessment Process

During the UST removal process, a soil sample was collected from beneath the UST excavations (approximately 4 to 6 feet [ft] below ground surface [bgs]) and analyzed for a predetermined list of constituents of potential concern (COPCs) associated with the petroleum compounds found in home heating oil. These COPCs, derived from the *Quality Assurance Program Plan (QAPP) for the Underground Storage Tank Management Division, Revision 3.1* (SCDHEC, 2016) and the *Underground Storage Tank Assessment Instructions for Permanent Closure and Change-In-Service*, (SCDHEC, 2018), are as follows:

- benzene, toluene, ethylbenzene, and xylenes (BTEX),
- naphthalene, and
- five select polynuclear aromatic hydrocarbon (PAHs): benzo(a)anthracene, benzo(b)fluoranthene, benzo(k)fluoranthene, chrysene and dibenz(a,h)anthracene.

Soil sample results were submitted by MCAS Beaufort to SCDHEC utilizing SCDHEC's UST Assessment Report form. In accordance with SCDHEC's *QAPP for the UST Management*

*Division* (SCDHEC, 2016), the soil screening levels consists of SCDHEC risk-based screening levels (RBSLs). It should be noted that the RBSLs for select PAHs were revised in Revision 2.0 of the QAPP (SCDHEC, 2013) and were revised again in Revision 3.0 (SCDHEC, 2015). The screening levels used for evaluation at each site were those levels that were in effect at the time of reporting and review by SCDHEC.

The results of the soil sampling at each former UST location were used to determine if a potential for groundwater contamination exists (i.e., soil results greater than RBSLs) and subsequently to select properties for follow-up initial groundwater assessment (IGWA) sampling. The results of the IGWA sampling (if necessary) are used to determine the presence or absence of the aforementioned COPCs in groundwater and identify whether former UST locations will require additional delineation of COPCs in groundwater. In order to delineate the extent of impact to groundwater, permanent wells are installed and a sampling program is established for those former UST locations where IGWA sampling has indicated the presence of COPCs in excess of the SCDHEC RBSLs for groundwater. Groundwater analytical results are also compared to the site specific groundwater vapor intrusion screening levels (VISLs) to evaluate the potential for vapor intrusion and the necessity for an investigation associated with this media. A multi-media investigation selection process tree, applicable to the LBMH UST investigations, is presented as Appendix A.

## 2.0 SAMPLING ACTIVITIES AND RESULTS

The following section presents the sampling activities and associated results for 347 West Laurel Bay Boulevard (Formerly 526 West Laurel Bay Boulevard). Details regarding the soil investigation at this site are provided in the *SCDHEC UST Assessment Report – 526 West Laurel Bay Boulevard* (MCAS Beaufort, 2007). The UST Assessment Report is provided in Appendix B.

### 2.1 UST Removal and Soil Sampling

On April 6, 2006, a single 280 gallon heating oil UST was removed from the front of the house at 347 West Laurel Bay Boulevard (Formerly 526 West Laurel Bay Boulevard). The UST was removed and properly disposed of (i.e., shipped offsite for recycling or transported to a landfill). There was no visual evidence (i.e., staining or sheen) of petroleum impact at the time of the UST removal. According to the UST Assessment Report (Appendix B), the depth to the base of the UST was 7'0" bgs and a single soil sample was collected from that depth. The sample was collected from the fill port side of the former UST to represent a worst case scenario.

Following UST removal, a soil sample was collected from the base of the excavation and shipped to an offsite laboratory for analysis of the petroleum COPCs. Sampling was performed in accordance with applicable South Carolina regulation R.61-92, Part 280 (SCDHEC, 2017) and assessment guidelines.

## 2.2 Soil Analytical Results

A summary of the laboratory analytical results and SCDHEC RBSLs is presented in Table 1. A copy of the laboratory analytical data report is included in the UST Assessment Report presented in Appendix B. The laboratory analytical data report includes the soil results for the additional PAHs that were analyzed, but do not have associated RBSLs.

The soil sample results were submitted by MCAS Beaufort to SCDHEC utilizing SCDHEC's UST Assessment Report form (Appendix B). The results of the soil sampling at the former UST location were used by MCAS Beaufort, in consultation with SCDHEC, to determine a path forward (i.e., additional sampling or NFA) for the property. The soil results collected from 347 West Laurel Bay Boulevard (Formerly 526 West Laurel Bay Boulevard) were less than the SCDHEC RBSLs, which indicated the subsurface was not impacted by COPCs associated with the former UST at concentrations that presented a potential risk to human health and the environment.

## 3.0 PROPERTY STATUS

Based on the analytical results for soil, SCDHEC made the determination that NFA was required for 347 West Laurel Bay Boulevard (Formerly 526 West Laurel Bay Boulevard). This NFA determination was obtained in a letter dated October 26, 2007. SCDHEC's NFA letter is provided in Appendix C.

## 4.0 REFERENCES

Marine Corps Air Station Beaufort, 2007. *South Carolina Department of Health and Environmental Control (SCDHEC) Underground Storage Tank Assessment Report – 526 West Laurel Bay Boulevard, Laurel Bay Military Housing Area*, August 2007.

South Carolina Department of Health and Environmental Control Bureau of Land and Waste Management, 2013. *Quality Assurance Program Plan for the Underground Storage Tank Management Division, Revision 2.0*, April 2013.



South Carolina Department of Health and Environmental Control Bureau of Land and Waste Management, 2015. *Quality Assurance Program Plan for the Underground Storage Tank Management Division, Revision 3.0*, May 2015.

South Carolina Department of Health and Environmental Control Bureau of Land and Waste Management, 2016. *Quality Assurance Program Plan for the Underground Storage Tank Management Division, Revision 3.1*, February 2016.

South Carolina Department of Health and Environmental Control Bureau of Land and Waste Management, 2017. *R.61-92, Part 280, Underground Storage Tank Control Regulations*, March 2017.

South Carolina Department of Health and Environmental Control Bureau of Land and Waste Management, 2018. *Underground Storage Tank Assessment Instructions for Permanent Closure and Change-In-Service*, March 2018.

## Table

**Table 1**  
**Laboratory Analytical Results - Soil**  
**347 West Laurel Bay Boulevard (Formerly 526 West Laurel Bay Boulevard)**  
**Laurel Bay Military Housing Area**  
**Marine Corps Air Station Beaufort**  
**Beaufort, South Carolina**

Constituent	SCDHEC RBSLs <sup>(1)</sup>	Results Sample Collected 04/06/06
<b>Volatile Organic Compounds Analyzed by EPA Method 8260B (mg/kg)</b>		
Benzene	0.003	ND
Ethylbenzene	1.15	ND
Naphthalene	0.036	ND
Toluene	0.627	ND
Xylenes, Total	13.01	ND
<b>Semivolatile Organic Compounds Analyzed by EPA Method 8270D (mg/kg)</b>		
Benzo(a)anthracene	0.66	ND
Benzo(b)fluoranthene	0.66	ND
Benzo(k)fluoranthene	0.66	ND
Chrysene	0.66	ND
Dibenz(a,h)anthracene	0.66	ND

**Notes:**

<sup>(1)</sup> South Carolina Risk-Based Screening Levels from the Quality Assurance Program Plan for the Underground Storage Tank Management Division, Revision 1.0 and 1.1 (SCDHEC, May 2001 and SCDHEC, February 2011) and the Underground Storage Tank Assessment Guidelines (SCDHEC, February 2006).

Bold font indicates the analyte was detected.

Bold font and shading indicates the concentration exceeds the SCDHEC RBSL.

EPA - United States Environmental Protection Agency

mg/kg - milligram per kilogram

ND - not detected at the reporting limit (or method detection limit if shown on the laboratory report). The laboratory report is provided in Appendix B.

RBSL - Risk-Based Screening Level

SCDHEC - South Carolina Department Of Health and Environmental Control

**Appendix A**  
**Multi-Media Selection Process for LBMH**



Appendix A - Multi-Media Selection Process for LBMH

**Appendix B**  
**UST Assessment Report**

526 LAUREL BAY BLVD.

Attachment 1  
South Carolina Department of Health and Environmental Control (SCDHEC)  
**Underground Storage Tank (UST) Assessment Report**

Date Received
State Use Only

Submit Completed Form To:  
UST Program  
SCDHEC  
2600 Bull Street  
Columbia, South Carolina 29201  
Telephone (803) 896-6240

**RECEIVED**  
AUG 15 2007  
Water Monitoring, Assessment & Protection Division

**I. OWNERSHIP OF UST (S)**

Beaufort Military Complex Family Housing		
Owner Name (Corporation, Individual, Public Agency, Other)		
1510 Laurel Bay Blvd.		
Mailing Address		
Beaufort	SC	29906
City	State	Zip Code
843	379-3305	Kyle Broadfoot
Area Code	Telephone Number	Contact Person

**II. SITE IDENTIFICATION AND LOCATION**

N/A		
Permit I.D. #		
Actus LEAD LEASE Construction		
Facility Name or Company Site Identifier		
1510 Laurel Bay Blvd.		
Street Address or State Road (as applicable)		
Beaufort, SC	29906	Beaufort
City	ZIP	County

### III. INSURANCE INFORMATION

#### Insurance Statement

The petroleum release reported to DHEC on N/A at Permit ID # may qualify to receive state monies to pay for appropriate site rehabilitation activities. Before participation is allowed in the State Clean-up fund, written confirmation of the existence or non-existence of an environmental insurance policy is required. **This section must be completed.**

Is there now, or has there ever been an insurance policy or other financial mechanism that covers this UST release? YES ☐ NO ☐ (check one)

If you answered YES to the above question, please complete the following information:

My policy provider is: \_\_\_\_\_  
The policy deductible is: \_\_\_\_\_  
The policy limit is: \_\_\_\_\_

If you have this type of insurance, please include a copy of the policy with this report.

And

I do ~~do not~~ (circle one) wish to participate in the Superb Program.

### IV. CERTIFICATION (To be signed by the UST owner/operator.)

I certify that I have personally examined and am familiar with the information submitted in this and all attached documents; and that based on my inquiry of those individuals responsible for obtaining this information, I believe that the submitted information is true, accurate, and complete.

\_\_\_\_\_  
Name (Type or print.)

\_\_\_\_\_  
Signature

**To be completed by Notary Public:**

Sworn before me this \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_.

\_\_\_\_\_  
(Name)

Notary Public for the state of \_\_\_\_\_  
*Please affix State seal if you are commissioned outside South Carolina*



## V. UST INFORMATION

- A. Product...(ex. Gas, Kerosene).....
- B. Capacity...(ex. 1k, 2k).....(APPROX.)
- C. Age.....
- D. Construction Material...(ex. Steel, FRP).....
- E. Month/Year of Last Use.....
- F. Depth (ft.) To Base of Tank.....
- G. Spill Prevention Equipment Y/N.....
- H. Overfill Prevention Equipment Y/N.....
- I. Method of Closure Removed/Filled.....
- J. Date Tanks Removed/Filled.....
- K. Visible Corrosion or Pitting Y/N.....
- L. Visible Holes Y/N.....

Tank 1	Tank 2	Tank 3	Tank 4	Tank 5	Tank 6
#2 DIESEL					
350g.					
Steel					
N					
N					
Removed					
4/6/06					
N					
N					

- M. Method of disposal for any USTs removed from the ground (attach disposal manifests)

Recycling - Scrap Steel

- N. Method of disposal for any liquid petroleum, sludges, or wastewaters removed from the USTs (attach disposal manifests)

- O. If any corrosion, pitting, or holes were observed, describe the location and extent for each UST

## VI. PIPING INFORMATION

- A. Construction Material...(ex. Steel, FRP).....
- B. Distance from UST to Dispenser.....
- C. Number of Dispensers.....
- D. Type of System Pressure or Suction.....
- E. Was Piping Removed from the Ground? Y/N
- F. Visible Corrosion or Pitting Y/N.....
- G. Visible Holes Y/N.....
- H. Age.....

Tank 1	Tank 2	Tank 3	Tank 4	Tank 5	Tank 6
Steel					
N/A					
-0-					
Electrical Pump					
Y					
N					

- I. If any corrosion, pitting, or holes were observed, describe the location and extent for each piping run.

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## VII. BRIEF SITE DESCRIPTION AND HISTORY

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Home Heating Oil TANK - RESIDENTIAL

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## VIII. SITE CONDITIONS

	Yes	No	Unk
<p>A. Were any petroleum-stained or contaminated soils found in the UST excavation, soil borings, trenches, or monitoring wells?</p> <p>If yes, indicate depth and location on the site map.</p>		✓	
<p>B. Were any petroleum odors detected in the excavation, soil borings, trenches, or monitoring wells?</p> <p>If yes, indicate location on site map and describe the odor (strong, mild, etc.)</p>		✓	
<p>C. Was water present in the UST excavation, soil borings, or trenches?</p> <p>If yes, how far below land surface (indicate location and depth)?</p>		✓	
<p>D. Did contaminated soils remain stockpiled on site after closure?</p> <p>If yes, indicate the stockpile location on the site map.</p> <p>Name of DHEC representative authorizing soil removal:</p>		✓	
<p>E. Was a petroleum sheen or free product detected on any excavation or boring waters?</p> <p>If yes, indicate location and thickness.</p>		✓	

# IX. SAMPLE INFORMATION

A. SCDHEC Lab Certification Number DW: 84009002

B.

Sample #	Location	Sample Type (Soil/Water)	Soil Type (Sand/Clay)	Depth*	Date/Time of Collection	Collected by	OVA #
1		S				A. MANUEY	ND
2		S				A. MANUEY	ND
3							
4							
5							
6							
7							
8							
9							
10							
11							
12							
13							
14							
15							
16							
17							
18							
19							
20							

\* = Depth Below the Surrounding Land Surface

X.

## SAMPLING METHODOLOGY

Provide a detailed description of the methods used to collect and store the samples. Also include the preservative used for each sample. Please use the space provided below.

EPA Method 8260 B Volatile Organic Compounds

- Preservative: 2ea Sodium Bisulfate 1ea

EPA Method 8270 Poly Aromatic Hydrocarbons

- No Preservative

One (1) Sidewall And One (1) Bottom  
Sample were secured from tank excavation  
Samples were stored and shipped in an  
insulated cooler w/ ice.

## XI. RECEPTORS

	Yes	No
<p>A. Are there any lakes, ponds, streams, or wetlands located within 1000 feet of the UST system?</p> <p>If yes, indicate type of receptor, distance, and direction on site map.</p>		
<p>B. Are there any public, private, or irrigation water supply wells within 1000 feet of the UST system?</p> <p>If yes, indicate type of well, distance, and direction on site map.</p>		✓
<p>C. Are there any underground structures (e.g., basements) Located within 100 feet of the UST system?</p> <p>If yes, indicate type of structure, distance, and direction on site map.</p>		✓
<p>D. Are there any underground utilities (e.g., telephone, electricity, gas, water, sewer, storm drain) located within 100 feet of the UST system that could potentially come in contact with the contamination?</p> <p>If yes, indicate the type of utility, distance, and direction on the site map.</p>		✓
<p>E. Has contaminated soil been identified at a depth less than 3 feet below land surface in an area that is not capped by asphalt or concrete?</p> <p>If yes, indicate the area of contaminated soil on the site map.</p>		✓

# SUMMARY OF ANALYSIS RESULTS

N/A

Enter the soil analytical data for each soil boring for all COC in the table below and on the following page.

CoC	SB-1	SB-2	SB-3	SB-4	SB-5	SB-6	SB-7	SB-8
Benzene								
Toluene								
Ethylbenzene								
Xylenes								
Naphthalene								
Benzo(a)anthracene								
Benzo(b)flouranthene								
Benzo(k)flouranthene								
Chrysene								
Dibenz(a,h)anthracene								
TPH (EPA 3550)								

CoC	SB-9	SB-10	SB-11	SB-12	SB-13	SB-14	SB-15	SB-16
Benzene								
Toluene								
Ethylbenzene								
Xylenes								
Naphthalene								
Benzo(a)anthracene								
Benzo(b)flouranthene								
Benzo(k)flouranthene								
Chrysene								
Dibenz(a,h)anthracene								
TPH (EPA 3550)								

## SUMMARY OF ANALYSIS RESULTS (cont'd)

N/A

Enter the ground water analytical data for each sample for all CoC in the table below. If free product is present, indicate the measured thickness to the nearest 0.01 feet.

CoC	RBSL (µg/l)	W-1	W-2	W -3	W -4
Free Product Thickness	None				
Benzene	5				
Toluene	1,000				
Ethylbenzene	700				
Xylenes	10,000				
Total BTEX	N/A				
MTBE	40				
Naphthalene	25				
Benzo(a)anthracene	10				
Benzo(b)flouranthene	10				
Benzo(k)flouranthene	10				
Chrysene	10				
Dibenz(a,h)anthracene	10				
EDB	.05				
1,2-DCA	.05				
Lead	Site specific				



SW - street wall    HW - house wall    B - bottom  
Building 526 Laurel Bay

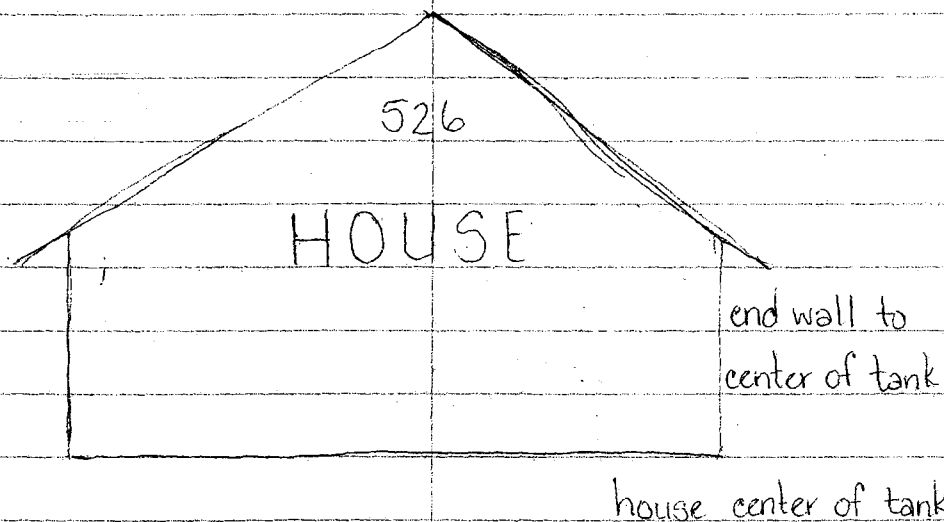
end wall to center of tank 16ft

house center of tank 5ft 2" in

depth of hole 7ft

size of hole dug 10ft 10in    " 6ft 7in

" " tank





## **ANALYTICAL RESULTS**

**You must submit the laboratory report and chain-of-custody form for the samples. These samples must be analyzed by a South Carolina certified laboratory.**

(Attach Certified Analytical Results and Chain-of-Custody Here)  
(Please see Form #4)

Client Environmental Projects (2411)  
P. O. Box 1096  
Mt. Pleasant, SC 29464  
Attn John Mahoney

Work Order: NPD1407  
Project Name: Laurel Bay  
Project Number: #1052 / Laurel Bay Blvd., Beaufort, SC  
Received: 04/11/06 08:30

## ANALYTICAL REPORT

Analyte	Result	Flag	Units	MRL	Dilution Factor	Analysis Date/Time	Method	Batch
<b>Sample ID: NPD1407-04 (LBB 526-SW &amp; HW - Soil) Sampled: 04/06/06 09:00</b>								
General Chemistry Parameters								
% Dry Solids	76.0		%	0.500	1	04/18/06 11:10	SW-846	6042537
Selected Volatile Organic Compounds by EPA Method 8260B								
Benzene	ND		mg/kg	0.00316	1	04/13/06 18:13	SW846 8260B	6042152
Ethylbenzene	ND		mg/kg	0.00316	1	04/13/06 18:13	SW846 8260B	6042152
Naphthalene	ND		mg/kg	0.00791	1	04/13/06 18:13	SW846 8260B	6042152
Toluene	ND		mg/kg	0.00316	1	04/13/06 18:13	SW846 8260B	6042152
Xylenes, total	ND		mg/kg	0.00791	1	04/13/06 18:13	SW846 8260B	6042152
Surr: 1,2-Dichloroethane-d4 (72-125%)	126 %	Z10				04/13/06 18:13	SW846 8260B	6042152
Surr: Dibromofluoromethane (73-124%)	104 %					04/13/06 18:13	SW846 8260B	6042152
Surr: Toluene-d8 (80-124%)	100 %					04/13/06 18:13	SW846 8260B	6042152
Surr: 4-Bromofluorobenzene (25-185%)	106 %					04/13/06 18:13	SW846 8260B	6042152
Polyaromatic Hydrocarbons by EPA 8270C								
Acenaphthene	ND		mg/kg	0.0661	1	04/13/06 21:06	SW846 8270C	6042114
Acenaphthylene	ND		mg/kg	0.0661	1	04/13/06 21:06	SW846 8270C	6042114
Anthracene	ND		mg/kg	0.0661	1	04/13/06 21:06	SW846 8270C	6042114
Benzo (a) anthracene	ND		mg/kg	0.0661	1	04/13/06 21:06	SW846 8270C	6042114
Benzo (a) pyrene	ND		mg/kg	0.0661	1	04/13/06 21:06	SW846 8270C	6042114
Benzo (b) fluoranthene	ND		mg/kg	0.0661	1	04/13/06 21:06	SW846 8270C	6042114
Benzo (g,h,i) perylene	ND		mg/kg	0.0661	1	04/13/06 21:06	SW846 8270C	6042114
Benzo (k) fluoranthene	ND		mg/kg	0.0661	1	04/13/06 21:06	SW846 8270C	6042114
Chrysene	ND		mg/kg	0.0661	1	04/13/06 21:06	SW846 8270C	6042114
Dibenz (a,h) anthracene	ND		mg/kg	0.0661	1	04/13/06 21:06	SW846 8270C	6042114
Fluoranthene	ND		mg/kg	0.0661	1	04/13/06 21:06	SW846 8270C	6042114
Fluorene	ND		mg/kg	0.0661	1	04/13/06 21:06	SW846 8270C	6042114
Indeno (1,2,3-cd) pyrene	ND		mg/kg	0.0661	1	04/13/06 21:06	SW846 8270C	6042114
Naphthalene	ND		mg/kg	0.0661	1	04/13/06 21:06	SW846 8270C	6042114
Phenanthrene	ND		mg/kg	0.0661	1	04/13/06 21:06	SW846 8270C	6042114
Pyrene	ND		mg/kg	0.0661	1	04/13/06 21:06	SW846 8270C	6042114
1-Methylnaphthalene	ND		mg/kg	0.0661	1	04/13/06 21:06	SW846 8270C	6042114
2-Methylnaphthalene	ND		mg/kg	0.0661	1	04/13/06 21:06	SW846 8270C	6042114
Surr: Terphenyl-d14 (41-117%)	58 %					04/13/06 21:06	SW846 8270C	6042114
Surr: 2-Fluorobiphenyl (35-106%)	39 %					04/13/06 21:06	SW846 8270C	6042114
Surr: Nitrobenzene-d5 (10-153%)	34 %					04/13/06 21:06	SW846 8270C	6042114

## ANALYTICAL TESTING CORPORATION

To assist us in using the proper analytical methods,  
is this work being conducted for regulatory purposes?  
Compliance Monitoring

Client Name EPG Client #: 2411

Address: P.O. Box 1096

City/State/Zip Code: Mt. Pleasant, SC 29465

Project Manager: John Mahoney

Telephone Number: 843.881.0467 Fax: 843.881.7766

**Sampler Name: (Print Name)** \_\_\_\_\_

**Sampler Signature:** \_\_\_\_\_

Project Name: Laurel Bay Renovation

Project #: ~~1052~~ 1052

Site/Location ID: Laurel Bay Blvd. Beaufort State: S.C.

Report To: \_\_\_\_\_

Invoice To:

Quote #: PO#:

TAT <input checked="" type="checkbox"/> Standard <input type="checkbox"/> Rush (surcharges may apply)		Date Needed:	Fax Results:	Y	N	Date Sampled	Time Sampled	G = Grab, C = Composite	Field Filtered	Matrix	Preservation & # of Containers	Analyze For:	QC Deliverables
										SL - Sudge DW - Drinking Water GW - Groundwater S - Soil/Solid WW - Wastewater Specify Other	HNO <sub>3</sub> HCl NaOH H <sub>2</sub> SO <sub>4</sub> Methanol None Other (Specify)	NPD1407 04/24/06 23:59	<input type="checkbox"/> None <input checked="" type="checkbox"/> Level 2 (Batch QC) <input type="checkbox"/> Level 3 <input type="checkbox"/> Level 4 Other: _____
SAMPLE ID													REMARKS
LBB 540-SW	4-4-06	1130	G										> one sample
LBB 540-HW	4-4-06	1130	G										> one sample
LBB 536-SW	4-5-06	900	G										> one sample
LBB 536-HW	4-5-06	900	G										> one sample
LBB 528-SW	4-5-06	1315	G										> one sample
LBB 528-HW	4-5-06	1315	G										> one sample
LBB 526-SW	4-6-06	900	G										> one sample
LBB 526-HW	4-6-06	900	G										> one sample
LBB 522-SW	4-6-06	1100	G										> one sample
LBB 522-HW	4-6-06	1100	G										> one sample
Special Instructions: NOTE: only 6 samples - see sample date + time for sample ID.												LABORATORY COMMENTS: Init Lab Temp: Rec Lab Temp: Custody Seals: Y N N/A Bottles Supplied by Test America: Y N Method of Shipment: FedEx to TA	
Relinquished By: [Signature]	Date: 4-7-06	Time: 13:44	Received By: [Signature]	Date: 4-7-06	Time: 1344								
Relinquished By: [Signature]	Date: 4-10-06	Time: 1730	Received By:	Date:	Time:								
Relinquished By:	Date:	Time:	Received By: [Signature]	Date: 4-14-06	Time: 8:30								

Nashville

## **Appendix C**

### **Regulatory Correspondence**

BOARD:  
Elizabeth M. Hagood  
Chairman  
Edwin H. Cooper, III  
Vice Chairman  
Steven G. Kisner  
Secretary



C. Earl Hunter, Commissioner

*Promoting and protecting the health of the public and the environment*

BOARD:  
Henry C. Scott  
Paul C. Aughtry, III  
Glenn A. McCall  
Coleman F. Buckhouse, MD

26 October 2007

Beaufort Military Complex Family Housing  
ATTN: Kyle Broadfoot  
1510 Laurel Bay Blvd.  
Beaufort, SC 29906

Re: MCAS – Laurel Bay Housing – 526 Laurel Bay Blvd  
**Site ID # 03731**  
UST Closure Reports received 15 August 2007  
**No Further Action**  
Beaufort County

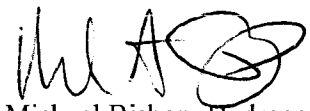
Dear Mr. Broadfoot:


The Department has reviewed the referenced closure report. Based upon the geotechnical data in the referenced report, the soil samples are below risk based screening levels.

As the Department did not specifically request this data, and the work conducted at this site received no prior review by the Department, we cannot provide any comments on the completeness of the work performed or the overall environmental conditions of the site. Based on the information and analytical data submitted, there is no evidence to indicate that a violation of the Pollution Control Act has occurred. Consequently, no investigation will be required at this time. Please note, this statement pertains only to the data submitted and does not apply to other areas of the site and/or any other potential regulatory violations. Further, the Department retains the right to request further investigation if deemed necessary.

Should you have any questions, please contact me at 803-898-3553 (office phone), 803-898-2893 (fax) or [bishopma@dhec.sc.gov](mailto:bishopma@dhec.sc.gov).

Sincerely,

  
Michael Bishop, Hydrogeologist  
Groundwater Quality Section  
Bureau of Water

  
B. Thomas Knight, Manager  
Groundwater Quality Section  
Bureau of Water

cc: Region 8 District EQC  
United States Marine Corps Air Station, Commanding Officer, Attention: S-4 NREAO (William Drawdy), P.O.  
Box 55001, Beaufort, SC 29904-5001  
Technical File