

### RFAAP Site Status - URS Group

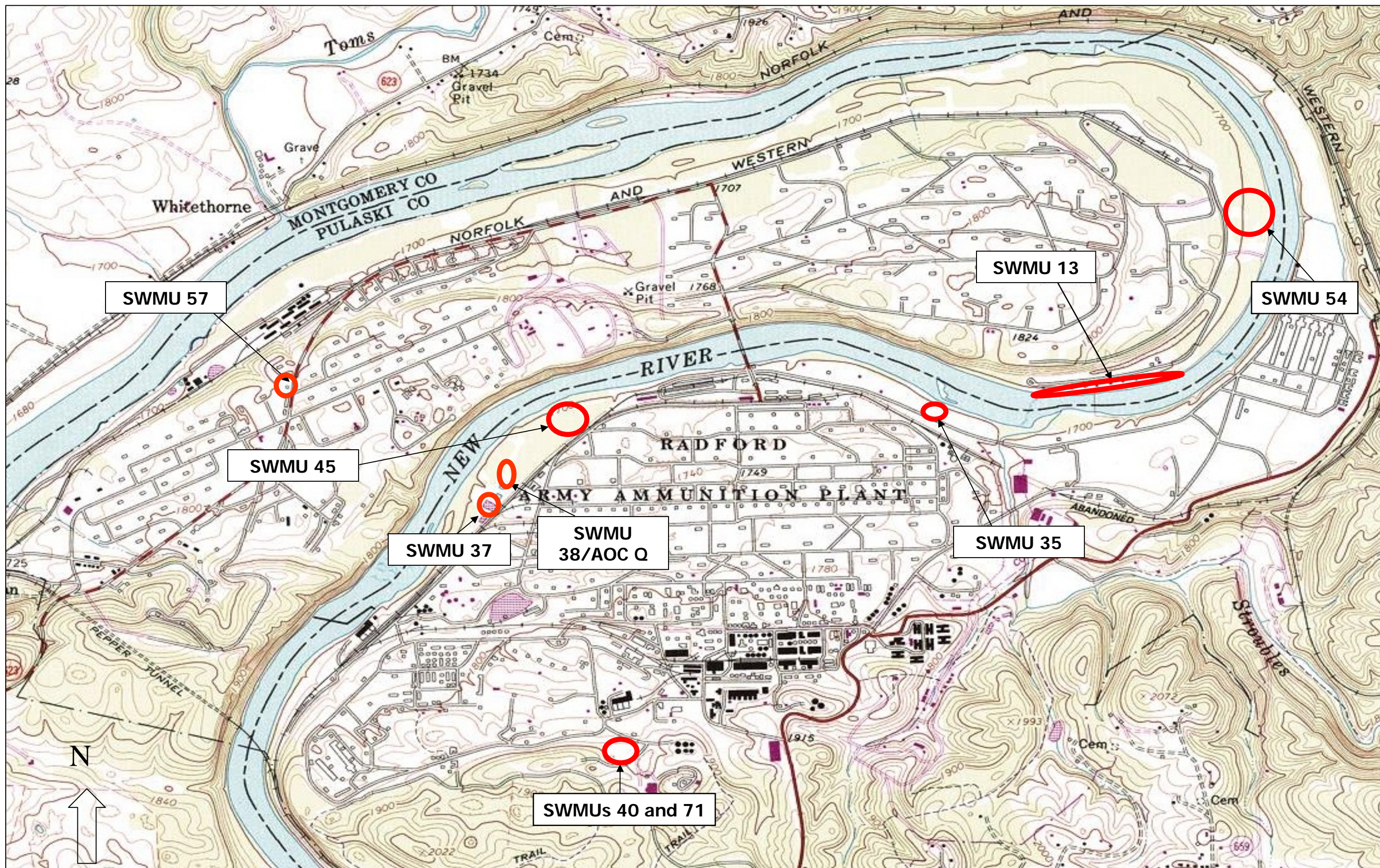
| Location | Description   | Current Site Status |           |            |          |           |            |          |                 |              |     |     |     |
|----------|---|---------------------|-----------|------------|----------|-----------|------------|----------|-----------------|--------------|-----|-----|-----|
|          |   | SSP                 |           |            | RFI/CMS  |           |            | IM       |                 | Final Action |     |     |     |
|          |   | Workplan            | Fieldwork | SSP Report | Workplan | Fieldwork | RFI Report | Workplan | Action Complete | LTM          | MNA | LUC | NFA |
| SWMUs    |   |                     |           |            |          |           |            |          |                 |              |     |     |     |
| SWMU 6   | Acid Wastewater Lagoon                                | ●                   | ●         | ●          |          |           |            |          |                 |              |     |     | ●   |
| SWMU 8   | CaSO <sub>4</sub> Treatment/Disposal Area             | ●                   | ●         | ●          |          |           |            |          |                 |              |     |     | ●   |
| SWMU 13  | Area Outside OBG                                      | ●                   | ●         | ●          | ●        | ●         | ○          |          |                 |              |     |     |     |
| SWMU 35  | CaSO <sub>4</sub> Treatment/Disposal Area             | ●                   | ●         | ●          | ●        | ●         | ○          |          |                 |              |     |     |     |
| SWMU 36  | CaSO <sub>4</sub> Drying Bed                          | ●                   | ●         | ●          |          |           |            |          |                 |              |     |     | ●   |
| SWMU 37  | CaSO <sub>4</sub> Treatment/Disposal Area             | ●                   | ●         | ●          | ●        | ●         | ○          |          |                 |              |     |     |     |
| SWMU 38  | CaSO <sub>4</sub> Treatment/Disposal Area             | ●                   | ●         | ●          | ●        | ●         | ○          |          |                 |              |     |     |     |
| SWMU 40  | Landfill Nitro Area                                   |                     |           |            | ●        | ●         | ●          |          |                 |              |     |     |     |
| SWMU 45  | Landfill #3   | ●                   | ●         | ○          |          |           |            |          |                 |              |     |     |     |
| SWMU 46  | Propellant Burial                                     | ●                   | ●         | ●          |          |           |            |          |                 |              |     |     | ●   |
| SWMU 54  | Propellant Burning Ash Disposal Area                  |                     |           |            | ●        | ●         | ●          |          |                 |              |     |     |     |
| SWMU 57  | Pond by Building 4931/4932                            | ●                   | ●         | ●          | ●        | ●         | ●          |          |                 |              |     |     |     |
| SWMU 68  | Chromic Acid Treatment Plant Tanks                    | ●                   | ●         | ●          |          |           |            |          |                 |              |     |     | ●   |
| SWMU 69  | Pond by Chromic Acid Treatment Plant Tanks            | ●                   | ●         | ●          |          |           |            |          |                 |              |     |     | ●   |
| SWMU 71  | Flash Burn Parts Area                                 |                     |           |            | ●        | ●         | ●          |          |                 |              |     |     |     |
| SWMU 75  | Waste Oil Underground Storage Tanks (Inert Gas Plant) | ●                   | ●         | ●          |          |           |            |          |                 |              |     |     | ●   |
| SWMU 76  | Waste Oil Underground Storage Tanks                   | ●                   | ●         | ●          |          |           |            |          |                 |              |     |     | ●   |
| AOCs     |   |                     |           |            |          |           |            |          |                 |              |     |     |     |
| AOC F    | Former Drum Storage Area                              | ●                   | ●         | ●          |          |           |            |          |                 |              |     |     | ●   |
| AOC Q    | CaSO <sub>4</sub> Treatment/Disposal Area             | ●                   | ●         | ●          | ●        | ●         | ○          |          |                 |              |     |     |     |
| SSAs     |   |                     |           |            |          |           |            |          |                 |              |     |     |     |
| SSA 18   | Sulfuric Acid Recovery Plant - Waste Acid Treatment   |                     |           | ○          |          |           |            |          |                 |              |     |     |     |
| SSA 30   | Asbestos Disposal Trench No. 1                        |                     |           | ○          |          |           |            |          |                 |              |     |     |     |
| SSA 60   | Rubble Pile East of Administration Building           |                     |           | ○          |          |           |            |          |                 |              |     |     |     |
| SSA 72   | Oleam Plant Acidic Wastewater Sump                    |                     |           | ○          |          |           |            |          |                 |              |     |     |     |
| SSA 77   | Garbage Incinerator                                   |                     |           | ○          |          |           |            |          |                 |              |     |     |     |
| SSA 79   | Asbestos Disposal Trench No. 2                        |                     |           | ○          |          |           |            |          |                 |              |     |     |     |

**Notes:**

SWMU = Solid Waste Management Unit  
AOC = Area of Concern  
SSA = Site Screening Area  
SSP = Site Screening Process  
NFA = No Further Action

RFI/CMS = RCRA Facility Investigation/Corrective Measures Study  
IM = Interim Measures  
LTM = Long-Term Monitoring  
MNA = Monitored Natural Attenuation  
LUC = Land Use Controls

○ = Underway  
● = Action Complete



Site Location Map

# *Radford Army Ammunition Plant*

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## **FACT SHEET SWMU 13**

### **Introduction**

This fact sheet describes the proposed RCRA Facility Investigation (RFI) investigation in the Solid Waste Management Unit (SWMU) 13 RFI study area located outside the current operational area of the open burning ground (OBG) at Radford Army Ammunition Plant (RFAAP).

### **Background**

The SWMU 13 RFI study area is located in the western section of the Horseshoe Area (HSA) between the perimeter berm of the OBG and the north bank of the New River. The SWMU 13 RFI study area is the area adjacent to the OBG not addressed under the RCRA Subpart X Permit. Groundwater in the area of OBG is currently being evaluated under the facility's Subpart X permit issued by the Virginia Department of Environmental Quality (VDEQ) in October 2005. Groundwater monitoring and any required corrective action for groundwater will be addressed under the facility's Subpart X permit; therefore, groundwater will not be further investigated or addressed under this RFI. Soil sampling and any required corrective action within the OBG also will be addressed under the facility's Subpart X permit; therefore, the soil located within the OBG will not be investigated as part of this RFI.

The RFAAP RCRA Corrective Action Permit identified SWMU 13 as an area of concern that had the potential to pose a threat or potential threat to human health and the environment. SWMU 13 was a part of the Site Screening Process (SSP) investigation completed in 2007 which resulted in a recommendation of a focused RFI for the site.

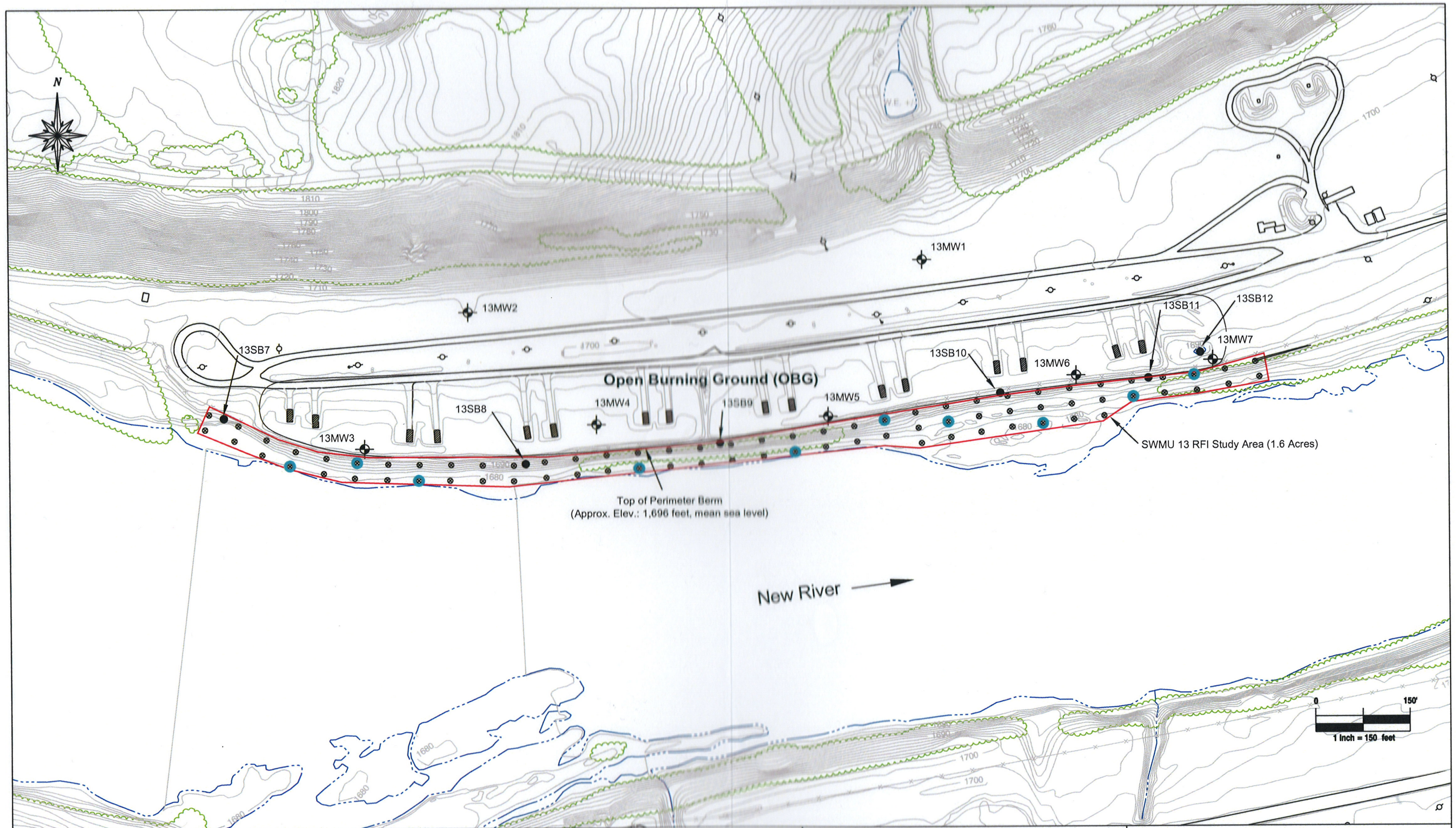
### **RCRA Facility Investigation (RFI)**

RFI field efforts were completed at the site in November 2008. The investigation focuses on soil conditions in this area and evaluates soil within the SWMU 13 RFI study area as a potential source for future impacts to the New River. A soil sampling grid was established within the SWMU 13 RFI study area to further assess the spatial distribution of lead in soil. Data was collected on a central aligned rectangular grid to provide coverage across the entire study area providing for approximately 79 sample point locations across the site, with two to three rows of samples between the OBG berm and the New River. Additional chemical data for semi-volatile organic compounds (SVOCs), explosives including nitroglycerin, and Target Analyte List metals were collected from 10 specific grid sample locations. These data was used to confirm SSP sample results and provide additional data for use in the risk assessments and background evaluations (for metals).

### **Conclusions and Recommendations**

Lead was the primary chemical of concern identified in soil at the site. Based on the results of the risk assessments and fate and transport assessment, the RFI resulted in a recommendation of no further action for the study area.

The data, findings, assessments, and recommendations are contained in the SWMU 13 RFI Report (Draft), July 2009, and is currently being reviewed by the USEPA and VDEQ.



# Legend

- Topographic Contour Line (feet, mean sea level)
- Surface Water
- OBG Boundary
- Study Area Boundary

- Monitoring Well Location
- Sample Location (Lead)
- Sample Location (TCL Metals, SVOCs, Explosives, and Nitroglycerin)
- SSP Sample Locations

- Light/Electric Pole
- Vegetation
- Burning Pan

**FIGURE 1**  
RFI Sampling Locations

|                             |                              |
|-----------------------------|------------------------------|
| Date:<br>January 2008       | URS Project #:<br>11656367   |
| Prepared by:<br>DBC         | Approved by:<br>JOS          |
| Scale:<br>1 inch = 150 feet | File Name:<br>Fig.1 RFI Locs |

## SWMU 13

RCRA Facility Investigation  
Radford Army Ammunition Plant  
Radford, Virginia



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# ***Radford Army Ammunition Plant***

## **FACT SHEET SWMUs 35, 37, 38, and AOC Q**

### **Introduction**

This fact sheet outlines the RCRA Facility Investigation (RFI) activities conducted at Solid Waste Management Units (SWMUs) 35, 37, and 38 – Calcium Sulfate Drying Beds and Area of Concern (AOC) Q – Calcium Sulfate Treatment and Disposal Area at Radford Army Ammunition Plant (RFAAP). RFI activities were completed in accordance with the United States Environmental Protection Agency (USEPA) RCRA Corrective Action Permit to the U.S. Department of the Army (Army) and Alliant Ammunition and Powder Company (Alliant) issued on October 31, 2000.

### **Background**

SWMU 35 is an approximately 160 ft by 80 ft calcium sulfate drying bed located in the northeast section of the MMA at RFAAP between SWMU 8 (east) and SWMU 10 (west). The drying bed is an enclosed depressed area (approximately 5 ft from surrounding areas). A USEPA RCRA Facility Assessment (RFA) conducted at RFAAP identified the SWMU 35 calcium sulfate drying bed as having the potential to release contaminants into the environment.

SWMU 37, SWMU 38, and AOC are calcium sulfate drying beds located along the New River in the northwestern section of the MMA. SWMU 37 is densely vegetated area comprising approximately 0.62 acres. It is located immediately southwest of, and adjacent to, the SWMU 9 Calcium Sulfate Settling Lagoons. SWMU 38 is a smaller densely vegetated area comprising approximately 0.23 acres. AOC Q is a densely wooded depression comprising approximately 0.076 acres. Each unit is surrounded by an earthen berm and has an approximate depth of 4 to 8 feet.

Within the RCRA Corrective Action permit (Part II, Section D.4), there is a provision allowing for SWMUs or AOCs which are determined to represent negligible or minimal impact to be investigated in accordance with the EPA approved Site Screening Process (SSP). In 2007, a site screening process was performed at SWMU 37, SWMU 38, and AOC Q to assess whether releases of hazardous substances, pollutants, contaminants, hazardous wastes, or hazardous constituents have occurred to the environment at the sites. Based on the results of the site screening process, a focused RFI was recommended for the sites

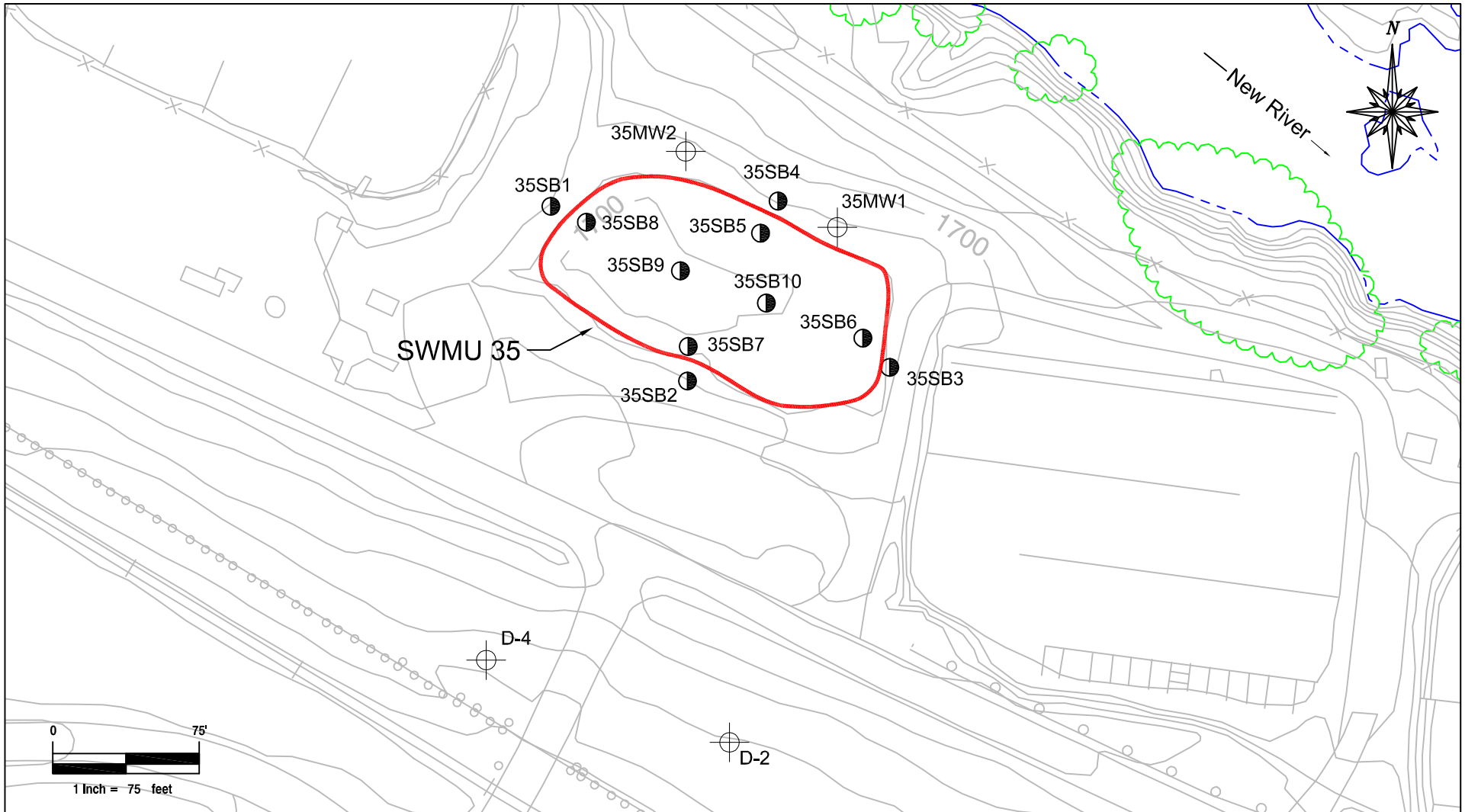
### **RCRA Facility Investigation (RFI)/Corrective Measures Study (CMS)**

RFI field efforts were conducted in 2007. At SWMU 35, 6 borings were completed inside and 4 borings were completed outside the drying bed to assess the nature and extent of contamination within the source area and the extent and volume of sludge inside the drying bed and two monitoring wells were installed at the site. Four monitoring wells (2 existing and 3 newly installed) were sampled as part of the RFI. At SWMU 37, 4 additional borings were completed inside and 3 additional borings were completed outside the drying bed to assess the nature and extent of contamination within the source area and the extent and volume of sludge inside the drying bed and two monitoring wells were installed at the site. During the SSP investigation, 3 soil borings had been completed inside the drying bed and 1 boring had been completed outside the drying bed. Three newly installed monitoring wells were sampled as part of the RFI. At SWMU 38/AOC Q, 5 additional borings were completed inside and 3 additional borings were completed outside the drying beds to assess the nature and extent of contamination within the source area and the extent and volume of sludge inside the drying bed and two monitoring wells were installed at the site. During the SSP investigation, 4 soil borings had been completed inside the drying beds and 2 borings had been completed outside the drying beds. Three newly installed monitoring wells were sampled as part of the RFI.

### **Conclusions and Recommendations**

Metals and Aroclor 1254 were the primary chemicals of concern identified in soil at the sites. Based on the results of the risk assessments and fate and transport assessment, the RFI resulted in a recommendation of no further action for the study area.

The data, findings, assessments, and recommendations are contained in the SWMUs 35, 37, 38, and AOC Q RFI Report (Draft), July 2009, and is currently being reviewed by the USEPA and VDEQ.



#### Legend

- Topographic Contour
- SWMU Boundary
- x - x - Perimeter Fence
- Vegetation
- Aboveground Piping
- ⊕ Monitoring Well
- RFI Soil Boring Location

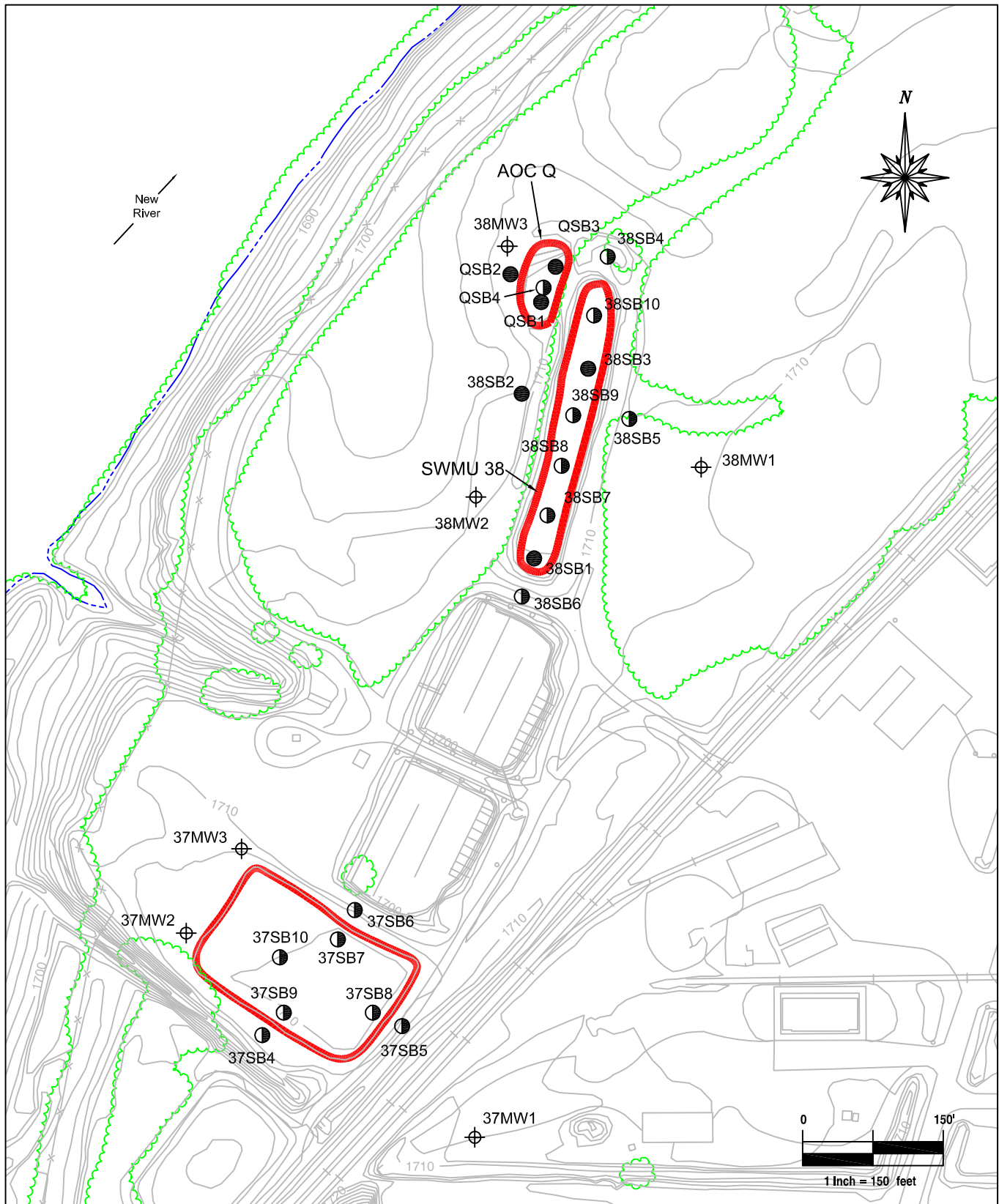
**FIGURE 1**  
Sample Locations - SWMU 35

|                     |                                 |
|---------------------|---------------------------------|
| Date:<br>June 2008  | URS Project #:<br>21354887      |
| Prepared by:<br>DBC | Approved by:<br>JOS             |
| Scale:<br>1" = 75'  | File Name:<br>Fig. 3-1 RFI Locs |

**SWMUs 35, 37, 38, and AOC Q**  
RFI/CMS Report  
Radford Army Ammunition Plant  
Radford, Virginia



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Richmond, Virginia 23230



#### Legend

- |                           |                            |
|---------------------------|----------------------------|
| — Topographic Contour     | ⊕ Monitoring Well          |
| — SWMU Boundary           | ● RFI Soil Boring Location |
| - x - x - Perimeter Fence | ● SSP Soil Boring Location |
| ~ Vegetation              |                            |
| — Aboveground Piping      |                            |

#### FIGURE 1

Sample Locations - SWMUs  
37, 38, and AOC Q

|                             |                                |
|-----------------------------|--------------------------------|
| Date:<br>June 2008          | URS Project #:<br>21354887     |
| Prepared by:<br>DBC         | Approved by:<br>JOS            |
| Scale:<br>1 inch = 150 feet | File Name:<br>Fig.1 SampleLocs |

**SWMUs 35, 37, 38, and AOC Q**  
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## **FACT SHEET SWMUs 40 and 71**

### **Introduction**

This fact sheet describes the recommended action for contaminated soil at Solid Waste Management Unit (SWMU) 40 – Nitro Landfill and SWMU 71 – Flash Burn Area at Radford Army Ammunition Plant (RFAAP). This alternative was recommended in accordance with the Resource Conservation and Recovery Act of 1976 (RCRA), the Hazardous and Solid Waste Amendments of 1984 (HSWA), the RFAAP RCRA permit requirements (USEPA, 2000) (EPA ID No. VA1210020730), and the Final RCRA Corrective Action Plan (USEPA, 1994), as applicable.

### **Background**

SWMU 40 is an approximate 2 acre landfill area and SWMU 71 comprises an approximate 2,250 square foot (ft<sup>2</sup>) area conterminous with the southwestern corner of the landfill. SWMU 40 was used in the 1970s and early 1980s for the burial of paper, office trash, concrete, and rubber tires. The unit was not permitted as a solid waste landfill by the Commonwealth of Virginia. Operations ceased and the unit was closed with a clay cap and grass cover. Metal process pipes potentially contaminated with propellant were flash-burned from approximately 1962 to 1982 at SWMU 71. Oil-soaked straw was used as a fuel source. The pipes were reused or sold for recycling after flash burning (Dames & Moore 1992).

The RFAAP RCRA Corrective Action Permit identified SWMUs 40 and 71 as areas of concern that had the potential to pose a threat or potential threat to human health and the environment.

### **RCRA Facility Investigation (RFI)/Corrective Measures Study (CMS)**

RFI field efforts were conducted at the sites from 2002 through 2007. Based on the results of the RFI investigation and risk assessments, the primary site-related chemical of concern (COC) identified in soil at SWMU 40 was aluminum. COCs were not identified in soil for SWMU 71. Chloroform was identified as a COC in site groundwater at levels above its United States Environmental Protection Agency (USEPA) tap-water risk-based screening level (T-RBC) but below the MCL for trihalomethanes. Chloroform was not detected in soil at the sites.

The RFI fate and transport assessment and risk assessments identified a requirement to evaluate corrective measures for SWMU 40 but did not indicate a requirement to evaluate corrective measures at SWMU 71 based on the current and future scenarios evaluated. Corrective measures objectives (CMOs) identified for SWMU 40 included: 1) maintain containment of the landfill material at the site and implement necessary controls to prevent future uncontrolled human exposure to this landfill material, and 2) implement any necessary measures to stabilize and repair the landfill cover at the northern edge of the landfill area to prevent any further mass transport of soil material in this area.

### **Corrective Measure Alternative Recommendation**

Two corrective measures alternatives for SWMU 40 in addition to a baseline no further action alternative were developed for the site including:

- Alternative No. 1: No Further Action;
- Alternative No. 2: Institutional Controls, Engineering Controls, and Long-Term Monitoring and Maintenance;
- Alternative No. 3: Excavation of Soil/Landfill Material and Offsite Disposal for Clean Closure and Unrestricted Land Use.

The three alternatives were evaluated with respect to criteria specified in Attachment D of the RFAAP RCRA Permit (EPA 2000) and criteria for evaluating corrective measures alternatives in Section IV Part E of the RCRA Corrective Plan guidance document (EPA 1994a).

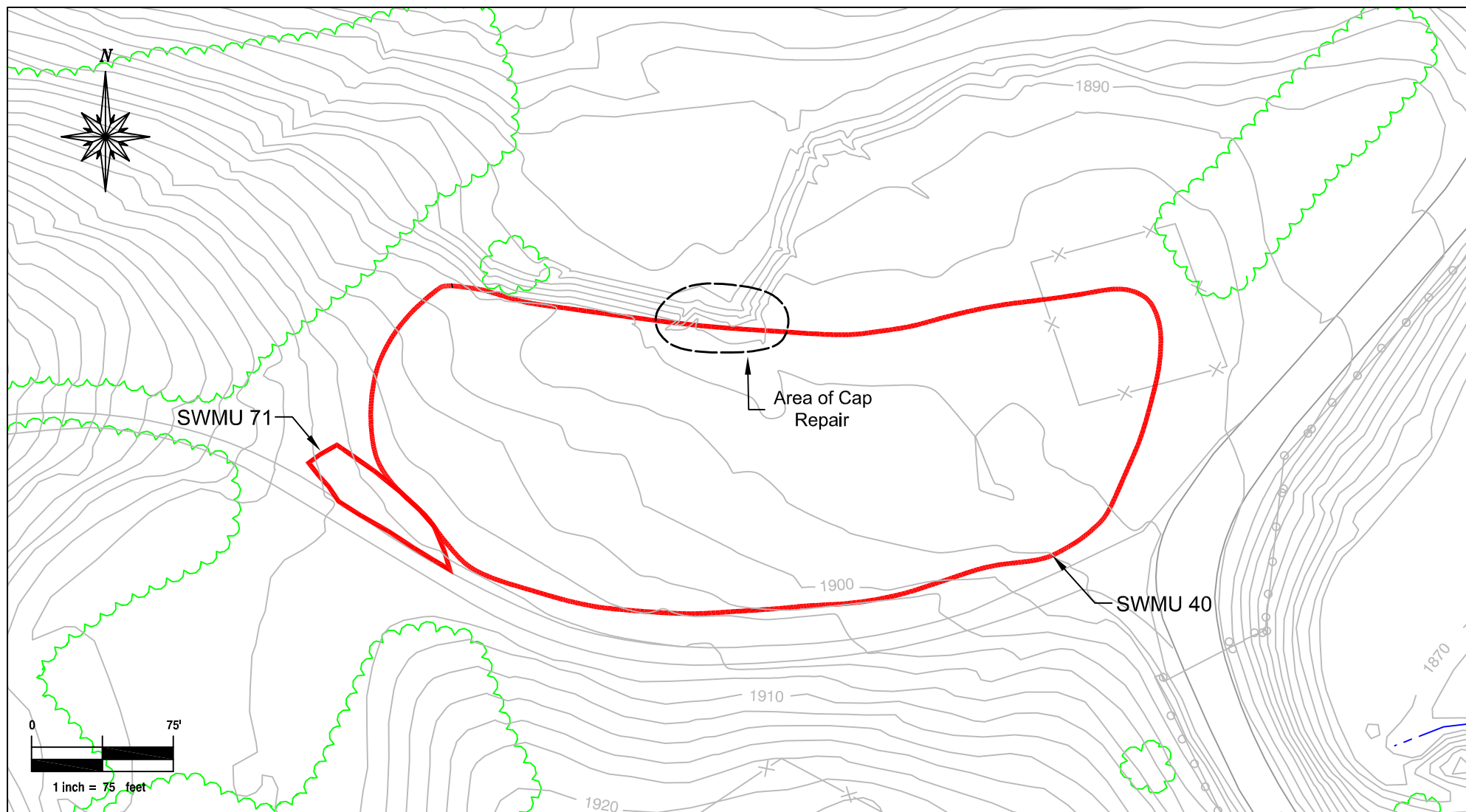
Alternative Two was selected as the final recommended alternative for SWMU 40 because it will: 1) effectively achieve each of the CMOs by providing for continued containment of landfill material at the site, preventing future uncontrolled human health exposure to the waste material, repairing the small areas of the cap that have eroded, and achieve the required CMOs at one eighth the total cost of Alternative 3 expressed as total dollars and at one eighteenth the total cost of Alternative 3 when costs are expressed as net present value. Implementation of Alternative Three would exceed the established CMOs but would require transferring waste material from landfill to another at significant cost without reduction of volume or toxicity.

Implementation of Alternative Two, including implementation of ICs, is expected to be completed in less than six months, with cap repairs requiring less than 30 days to complete after site mobilization. This time frame is considered an estimate and the actual time to complete the corrective measures will be subject to site-specific conditions.

Implementation of Alternative Two will include the following:

- Repairs to the landfill cap;
- Implementation of ICs.
- LTM for 30 years including: inspection and maintenance of the landfill cap, semi-annual sampling of three groundwater monitoring wells for five years followed by annual sampling for 25 years, and preparation of annual LTM reports.

The data, findings, assessments, and recommendations were reported in the SWMUs 40 and 71 RFI/CMS Report (Final), April 2009, and approved by the USEPA and VDEQ in June 2009.



#### Legend

- Topographic Contour (feet mean sea level)
- SWMU Area

#### FIGURE 1

Corrective Measures Alternative 2 -  
Engineering Controls

|                       |                                    |
|-----------------------|------------------------------------|
| Date:<br>January 2008 | Job Number:<br>21354880            |
| Prepared By:<br>DBC   | Reviewed By:<br>JOS                |
| Scale:<br>1" = 75'    | File Name:<br>Fig.10-1 Corr.Meas.2 |

**SWMUs 40 and 71**  
RFI/CMS Report  
Radford Army Ammunition Plant  
Radford, Virginia

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# *Radford Army Ammunition Plant*

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## **FACT SHEET SWMU 45**

### **Introduction**

The United States Environmental Protection Agency (USEPA) issued a RCRA Corrective Action Permit to the U.S. Department of the Army (Army) and Alliant Ammunition and Powder Company (Alliant) on October 31, 2000. Within the RCRA Corrective Action permit (Part II, Section D.4), there is a provision allowing for Solid Waste Management Units (SWMUs) or Areas of Concern (AOCs) which are determined to represent negligible or minimal impact to be investigated in accordance with the EPA approved Site Screening Process (SSP). This SSP was completed to assess whether there had been releases of hazardous substances, pollutants, contaminants, hazardous wastes, or hazardous constituents to the environment from SWMU 45, and determine whether the site should proceed further through the RCRA facility investigation (RFI) process, be the subject of an interim removal action or be considered for no further action. For the SSP, the following five distinct tasks were undertaken:

- Performance of a Desktop Audit and site visit to determine the scope of the SSP site-specific Work Plan(s);
- Development of an SSP site-specific Work Plan outlining a Sampling and Analysis Plan as well as a risk screening plan (human health and ecological, as appropriate) for EPA approval;
- Performance of SSP field work in accordance with the approved SSP Work Plan;
- Evaluation of SSP data and completion of pre-remedial risk screening; and
- Determination of the need for further investigation of the SSA, an interim removal action at the SSA or preparation of a No Further Action Decision Document, per the RCRA Corrective Action permit, based on results of the SSP and risk screening.

This fact sheet describes the recommended action for contaminated soil at Solid Waste Management Unit (SWMU) 45 – an inactive, sanitary landfill located in the north-central section of the Main Manufacturing Area (MMA) at Radford Army Ammunition Plant (RFAAP).

### **Background**

SWMU 45 comprises an approximate 3.4-acre study area located in the northwest section of the MMA at RFAAP on the alluvial terrace south of the New River and east of calcium sulfate drying bed/disposal areas (SWMU 38 and AOC Q).

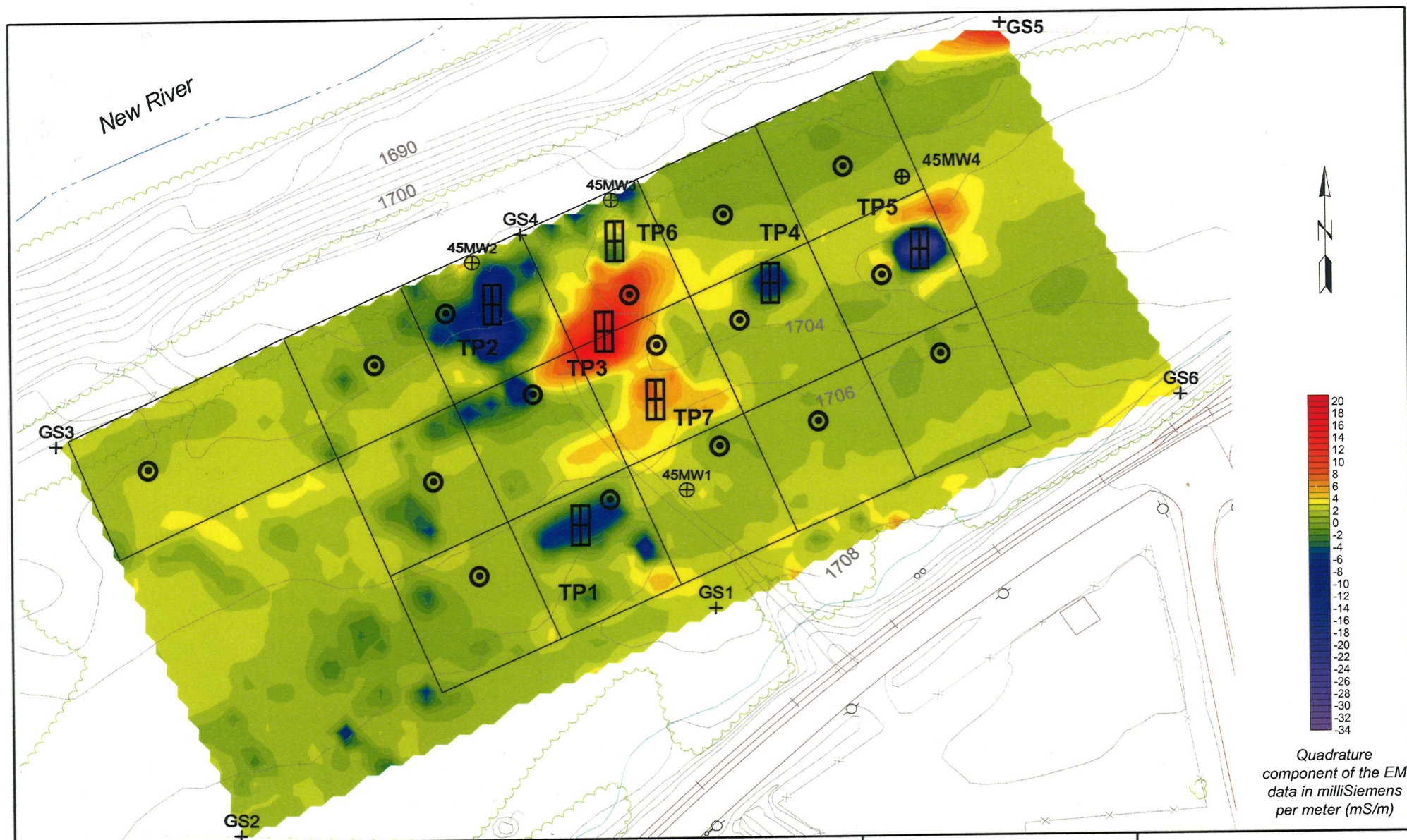
The RFAAP RCRA Corrective Action Permit identified SWMU 45 as an area of concern that had the potential to pose a threat or potential threat to human health and the environment. A Verification Investigation (VI) was conducted by Dames & Moore in 1992. The objective of the VI was to evaluate whether toxic or hazardous contaminants were present and had the potential of migrating beyond the boundaries of the identified SWMU. The VI included a geophysical survey of an approximate 5-acre study area, and installation and sampling of three groundwater monitoring wells. The reconnaissance-level geophysics survey was conducted using the EM-31 in conductivity mode and a proton magnetometer. The survey covered an area of 250 by 600 ft and shows the summary interpretation of the geophysical data including three potential burial areas and a potential metallic object anomaly.

### **SSP Investigation**

The site screening process field efforts were conducted at the site in 2008. Sixteen direct push borings and seven test pits were used to characterize soil conditions at SWMU 45. Groundwater samples were collected from existing wells 45MW1, 45MW2, 45MW3, and newly installed monitoring well 45MW4 in May 2008. An additional groundwater sample was collected from 45MW2 in August 2008. The investigation identified a 0.2 acre area containing sanitary landfill material (milk cartons, bottles, etc.). In addition, the investigation also identified three areas where metallic and other debris were located within the surficial soil (0-2 feet

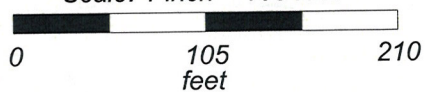
below ground surface) totaling approximately 0.1 acres. The SSP evaluation resulted in a recommendation of no further action for the site.

These data, findings, assessments, and recommendations are contained in the SWMU 45 SSP Report, January 2009, and is currently being reviewed by the USEPA and Virginia Department of Environmental Quality (VDEQ).



- ⊕ = Monitoring Well
- ⌚ = Test Pit Location
- ⊙ = Direct Push Soil Sample Location

Scale: 1 inch = 105 feet



Geophysical Survey Data provided by: **ATS International**  
Advanced Technical Services

**FIGURE 1**  
SSP Sample Locations

Date:  
August 2008

URS Project #:  
11656351

Prepared by:  
DBC

Approved by:  
JOS

Scale:  
As Shown

File Name:  
Fig1 Sam.Locs

**SWMU 45**  
SSP Investigation Report  
Radford Army Ammunition Plant  
Radford, Virginia

**URS**

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# *Radford Army Ammunition Plant*

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## **FACT SHEET SWMU 54 Propellant Burning Ash Disposal Area**

### **Introduction**

This fact sheet describes the approved recommended action for contaminated soil and groundwater at Solid Waste Management Unit (SWMU) 54 – Propellant Burning Ash Disposal Area at Radford Army Ammunition Plant (RFAAP). This alternative was recommended in accordance with the Resource Conservation and Recovery Act of 1976 (RCRA), the Hazardous and Solid Waste Amendments of 1984 (HSWA), the RFAAP RCRA permit requirements (USEPA, 2000) (EPA ID No. VA1210020730), and the Final RCRA Corrective Action Plan (USEPA, 1994), as applicable.

### **Background**

SWMU 54 is a former disposal area situated on approximately 5 acres within the easternmost section of the Horseshoe Area. In the late 1970s, ash from propellant burning operations at SWMU 13 was reportedly disposed of at the site. Propellant ash is a residue resulting from the burning of waste explosives, propellants, and laboratory wastes. The SWMU consists of two non-contiguous areas (Area A and Area B). Area A is an approximate 0.58-acre (approximately 100 by 320 feet (ft)), triangular shaped disposal area in the southeastern portion of the site. Area B is an approximate 1.09-acre area (approximately 240 by 240 ft) in the northwestern portion of the site.

The RFAAP RCRA Corrective Action Permit identified SWMU 54 as an area of concern that had the potential to pose a threat or potential threat to human health and the environment. In 1999 an interim measure was conducted at Area A and Area B of SWMU 54 which consisted of the excavation of “hot spot” areas of lead and explosives in soil. Approximately 1,827 tons of soil were excavated and disposed offsite at the Pinewood South Carolina Landfill. Based on the results of the interim actions, additional investigation of both Area A and Area B was recommended to confirm the effectiveness of the interim action, as well as, evaluate and assess current conditions at the sites and provide recommendations regarding potential corrective measure requirements at the sites.

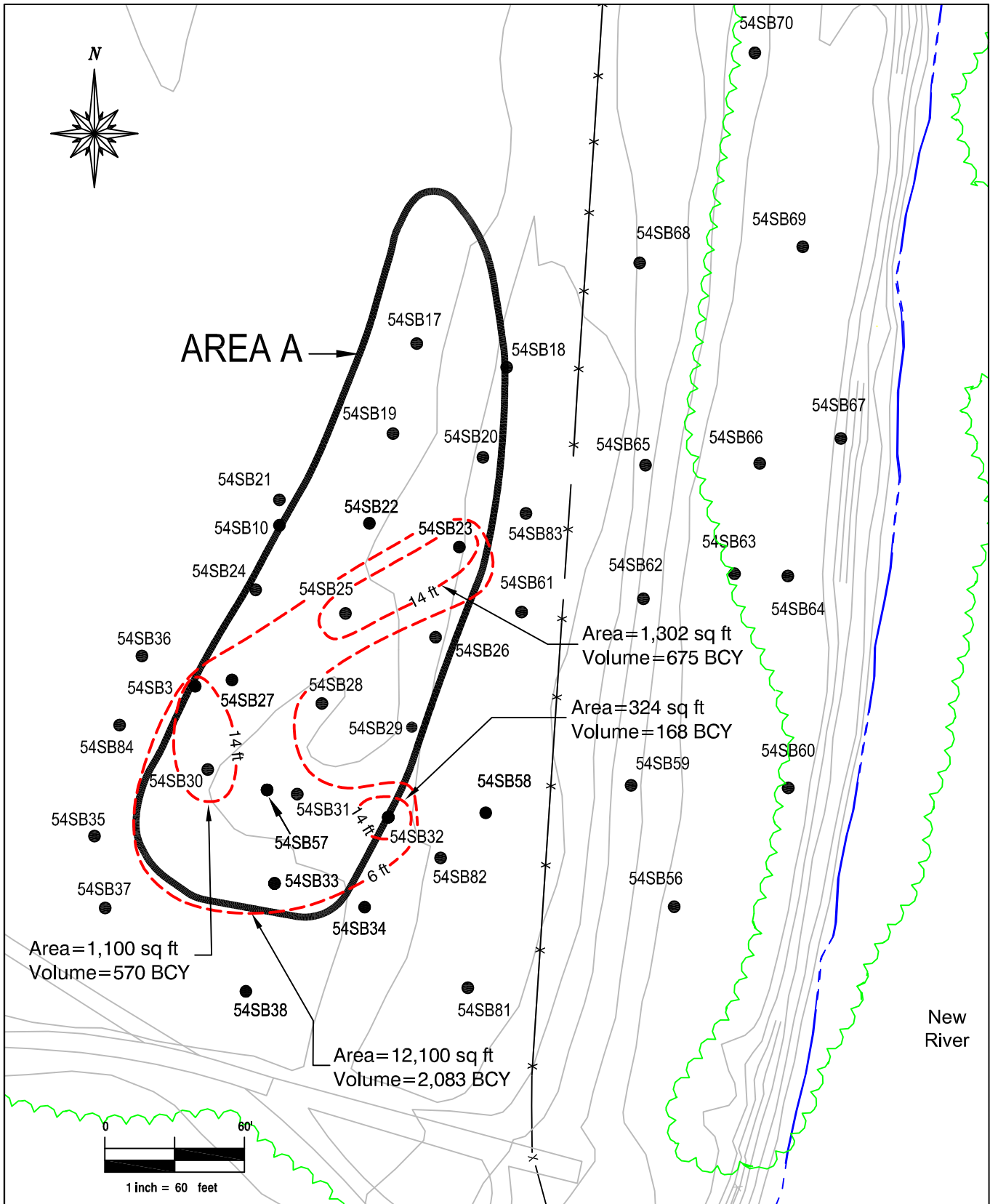
### **RCRA Facility Investigation (RFI)/Corrective Measures Study (CMS)**

These additional RFI field efforts were conducted from 2002 through 2007. The primary site-related chemicals of concern identified in soil at the site are those associated with propellant ash including lead, explosives (2,4,6-trinitrotoluene (2,4,6-TNT), dinitrotoluenes (DNTs), cyclotrimethylenetrinitramine (RDX), and nitroglycerin), and dioxins. The concentration of explosives in soil was less than 1% and therefore considered non-reactive. Explosives (2,4,6-TNT, DNTs, and RDX) and perchlorate were detected in site groundwater at levels of concern, with the release occurring from Area A. The detected concentrations of explosives and perchlorate during the last round of groundwater sampling in September 2007 were low levels below the tap water risk-based concentration with the exception of the sample from one of the ten site monitoring wells. Groundwater impacts were not detected at disposal unit wells at Area B at levels of concern. Due to the nature and extent of the chemicals of potential concern (COPCs) at the sites and the presence of contaminants in groundwater, the corrective measures assessed for the sites focused on the soil migration to groundwater pathway which was determined to be protective of groundwater and surface water of the adjacent New River, as well as, human and ecological receptors.

The RFI/CMS resulted in the recommendation of excavation of Soil at Area A and Area B, Offsite Disposal, and Monitored Natural Attenuation (MNA) of Groundwater. The recommended corrective measure will effectively achieve the corrective measures objectives (CMOs) and remedial goals (RGs) while also providing for future unrestricted use of the site. Removal of the soil source areas will prevent future leaching

of COPCs to groundwater and allow for continued attenuation of COPCs in groundwater to levels at or below RGs; thereby restoring groundwater. The soil component of the corrective measure is expected to be completed in less than one year. MNA is expected to require five years or less of performance groundwater monitoring to demonstrate achievement of CMOs and RGs.

These data, findings, assessments, and recommendations were reported in the RFI Report for Solid Waste Management Unit 54 (Final), September 2008, and approved by the U.S. Environmental Protection Agency (USEPA) Region III and the Virginia Department of Environmental Quality (VDEQ) in October 2008.



#### Legend

- Approximate SWMU Boundary
- Soil Boring Location
- Remedial Boundary
- 6 ft/14 ft Estimated Average Depth of Removal
- BCY Bank Cubic Yards

#### Figure

Area A - Remedial Boundaries for Soil

Date:  
April 2007

Prepared by:  
DBC

Scale:  
1 inch = 60 feet

URS Project #:  
21355035

Approved by:  
CLD

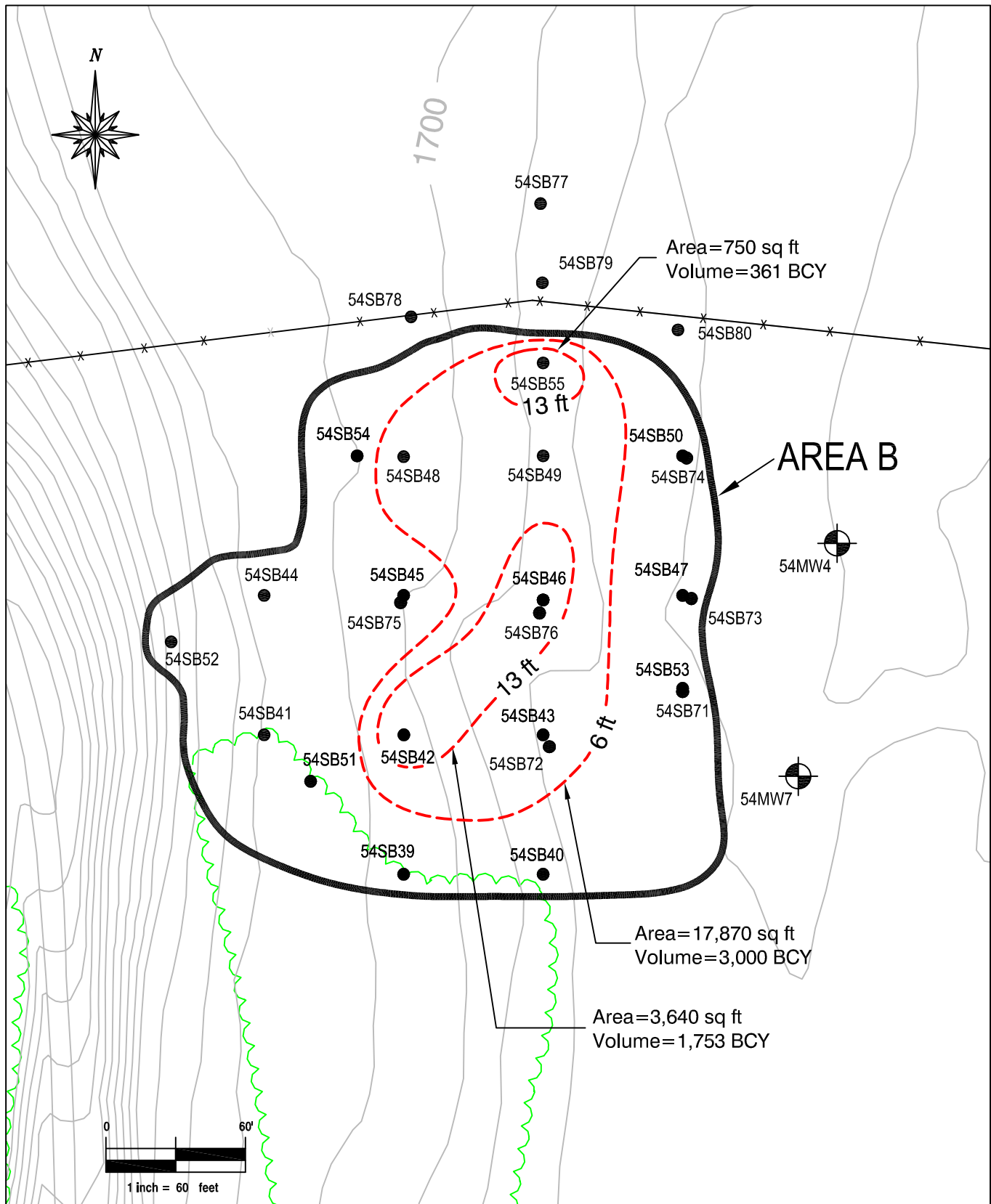
File Name:  
Fig8-1 A Rem Bound

#### SWMU 54

RCRA Facility Investigation  
Radford Army Ammunition Plant  
Radford, Virginia



URS Group, Inc.  
5540 Falmouth Street  
Suite 201  
Richmond, Virginia 23230



#### Legend

- Approximate SWMU Boundary
- Soil Boring Location
- Remedial Boundary
- 6 ft/13 ft Estimated Average Depth of Removal
- BCY Bank Cubic Yard

#### Figure

Area B - Remedial Boundaries for Soil

|                            |                                  |
|----------------------------|----------------------------------|
| Date:<br>April 2007        | URS Project #:<br>21355035       |
| Prepared by:<br>DBC        | Approved by:<br>CLD              |
| Scale:<br>1 inch = 60 feet | File Name:<br>Fig8-3 B Rem.Bound |

#### SWMU 54

RCRA Facility Investigation  
Radford Army Ammunition Plant  
Radford, Virginia



URS Group, Inc.  
5540 Falmouth Street  
Suite 201  
Richmond, Virginia 23230

# *Radford Army Ammunition Plant*

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## **FACT SHEET SWMU 57**

### **Introduction**

This fact sheet describes the recommended action for contaminated soil at Solid Waste Management Unit (SWMU) 57 – the Pond by Buildings 4931 and 4928 at Radford Army Ammunition Plant (RFAAP). This alternative was recommended in accordance with the Resource Conservation and Recovery Act of 1976 (RCRA), the Hazardous and Solid Waste Amendments of 1984 (HSWA), the RFAAP RCRA permit requirements (USEPA, 2000) (EPA ID No. VA1210020730), and the Final RCRA Corrective Action Plan (USEPA, 1994), as applicable.

### **Background**

SWMU 57 is a 0.06-acre area (2,600 ft<sup>2</sup>) consisting of an inactive, fabricated, asphalt-lined pond and associated piping. SWMU 57 is an inactive fabricated unit historically used as an acid-settling pond.

The RFAAP RCRA Corrective Action Permit identified SWMU 57 as an area of concern that had the potential to pose a threat or potential threat to human health and the environment. SWMU 57 was a part of the Site Screening Process (SSP) investigation completed in 2007 which resulted in the recommendation of a focused RFI for the site.

### **RCRA Facility Investigation (RFI)/Corrective Measures Study (CMS)**

The RCRA facility investigation (RFI) field efforts were conducted at the site in 2008. The primary site-related chemicals of concern identified in soil at the site were metals (antimony, aluminum, cadmium, chromium, iron, and manganese). Chloroform was detected in site groundwater at levels above its USEPA tap-water risk-based screening level (T-RBC) but below the maximum contaminant level (MCL) for trihalomethanes.

The RFI risk assessment and fate and transport assessments identified a requirement to evaluate corrective measures for SWMU 57. The corrective measures objective (CMO) established for SWMU 57 was to mitigate the potential risks/hazards that have been identified for evaluated future hypothetical industrial receptors for exposure to soil (construction workers) at the site. Remedial goals were established for industrial soil, residential soil, and groundwater with consideration of risk, background levels in soil, and applicable and or relevant and appropriate requirements (ARARs), such as established drinking water MCLs. Maximum detected concentrations in groundwater were below remedial goals established for groundwater, and therefore, development of corrective measures specifically to address constituent concentrations in groundwater was not required.

### **Corrective Measure Alternative Recommendation**

Three corrective measures alternatives were developed in addition to a baseline no further action alternative including:

- Alternative One: No Further Action;
- Alternative Two: Institutional Controls, Engineering Controls, and Long-Term Monitoring;
- Alternative Three: Soil Excavation and Offsite Disposal for Industrial Land Use, Institutional Controls, and Long-Term Monitoring; and
- Alternative Four: Excavation of Soil and Offsite Disposal for Clean Closure and Unrestricted Land Use.

The four alternatives were evaluated with respect to criteria specified in Attachment D of the RFAAP RCRA Permit and criteria for evaluating corrective measures alternatives in Section IV Part E of the RCRA Corrective Plan guidance document . Alternatives Three and Four were found to meet the established CMO, with Alternative Three allowing for future industrial use of the site without controls and Alternative Four exceeding the CMO by allowing for clean closure with unrestricted land use. Alternative Four was selected as the final alternative for SWMU 57 because: 1) it meets the established CMO, 2) it has the highest overall comparative ranking with approximately the same present value cost as the next highest ranked alternative (Alternative Three), which provides for future industrial land use without controls, and 3) it provides for clean closure and unrestricted land use without long-term monitoring (LTM) requirements.

Corrective Measure Alternative Four will consist of the following:

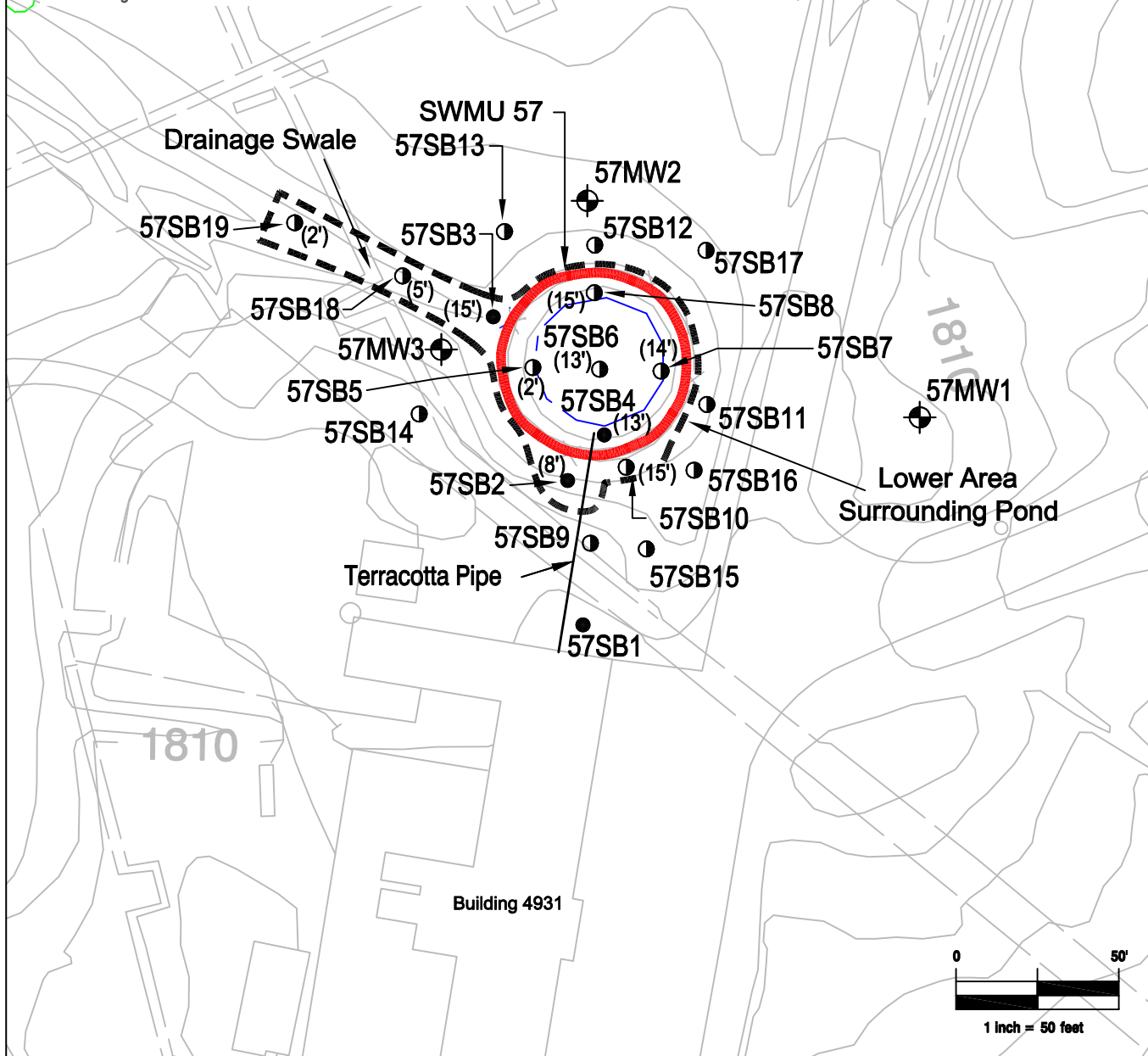
- Preparation of remedial implementation plans;
- Preparation of the site for excavation activities including removal of the perimeter fence surrounding the pond, dewatering the pond as necessary, and stabilizing material in the pond before excavation;
- Excavation of the pond area and associated surrounding soil with COC concentrations above residential RGs;
- Site restoration including backfilling, final grading, and restoration of vegetative cover;
- Abandonment of existing monitoring wells; and
- Preparation of closure documentation and reports.

Implementation of Alternative Four is expected to be completed in less than six months after site mobilization. This time frame is considered an estimate and the actual time to complete the corrective measures will be subject to site-specific conditions.

The data, findings, assessments, and recommendations are contained in the SWMU 57 RFI/CMS Report (Final), September 2009, and approved by the USEPA Region III and the Virginia Department of Environmental Quality (VDEQ) in September 2009.

| Excavation Soil Volumes     |              |                    |              |
|-----------------------------|--------------|--------------------|--------------|
| Location                    | Area (sq ft) | Average Depth (ft) | Volume (BCY) |
| Within Pond Area            | 2,898        | 11                 | 1,181        |
| Asphalt Berm                | 378          | 2*                 | 28           |
| Drainage Swale - East       | 576          | 7                  | 149          |
| Drainage Swale - West       | 576          | 3.5                | 75           |
| Lower Area Surrounding Pond | 290          | 15                 | 161          |
| Adjacent to Terracotta Pipe | 307          | 8                  | 91           |
| Total                       | 5,025        | --                 | 1,685        |

\* Note: height of berm above excavation area



#### Legend

- Approximate SWMU Boundary
- Topographic Contour
- Vegetation
- Fence
- SSP Soil Sample Location
- RFI Sample Location
- ⊕ Monitoring Well Location
- Excavation Area
- (2') Approximate Depth of Excavation
- Aboveground Piping
- (BCY) Bank Cubic Yard

#### FIGURE 1

Excavation Area - Alternative 4

|                            |                               |
|----------------------------|-------------------------------|
| Date:<br>May 2008          | URS Project #:<br>11656421    |
| Prepared by:<br>DBC        | Approved by:<br>JOS           |
| Scale:<br>1 inch = 50 feet | File Name:<br>Fig.8-2 Ex.Area |

#### SWMU 57

RFI/CMS Report  
Radford Army Ammunition Plant  
Radford, Virginia



URS Group, Inc.  
5540 Falmouth Street  
Suite 201  
Richmond, Virginia 23230

# *Radford Army Ammunition Plant*

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## **FACT SHEET**

### **SSP Report for SWMUs 13, 37, 38, 46, 57, 68, 69, and AOCs A, F, Q**

#### **Introduction**

The United States Environmental Protection Agency (USEPA) issued a RCRA Corrective Action Permit to the U.S. Department of the Army (Army) and Alliant Ammunition and Powder Company (Alliant) on October 31, 2000. Within the RCRA Corrective Action permit (Part II, Section D.4), there is a provision allowing for Solid Waste Management Units (SWMUs) or Areas of Concern (AOCs) which are determined to represent negligible or minimal impact to be investigated in accordance with this EPA approved Site Screening Process (SSP). This SSP was completed to assess whether there had been releases of hazardous substances, pollutants, contaminants, hazardous wastes, or hazardous constituents to the environment from 11 sites at RFAAP, and determine whether the sites should proceed further through the RCRA facility investigation (RFI) process, be the subject of an interim removal action or be considered for no further action. For the SSP, the following five distinct tasks were undertaken:

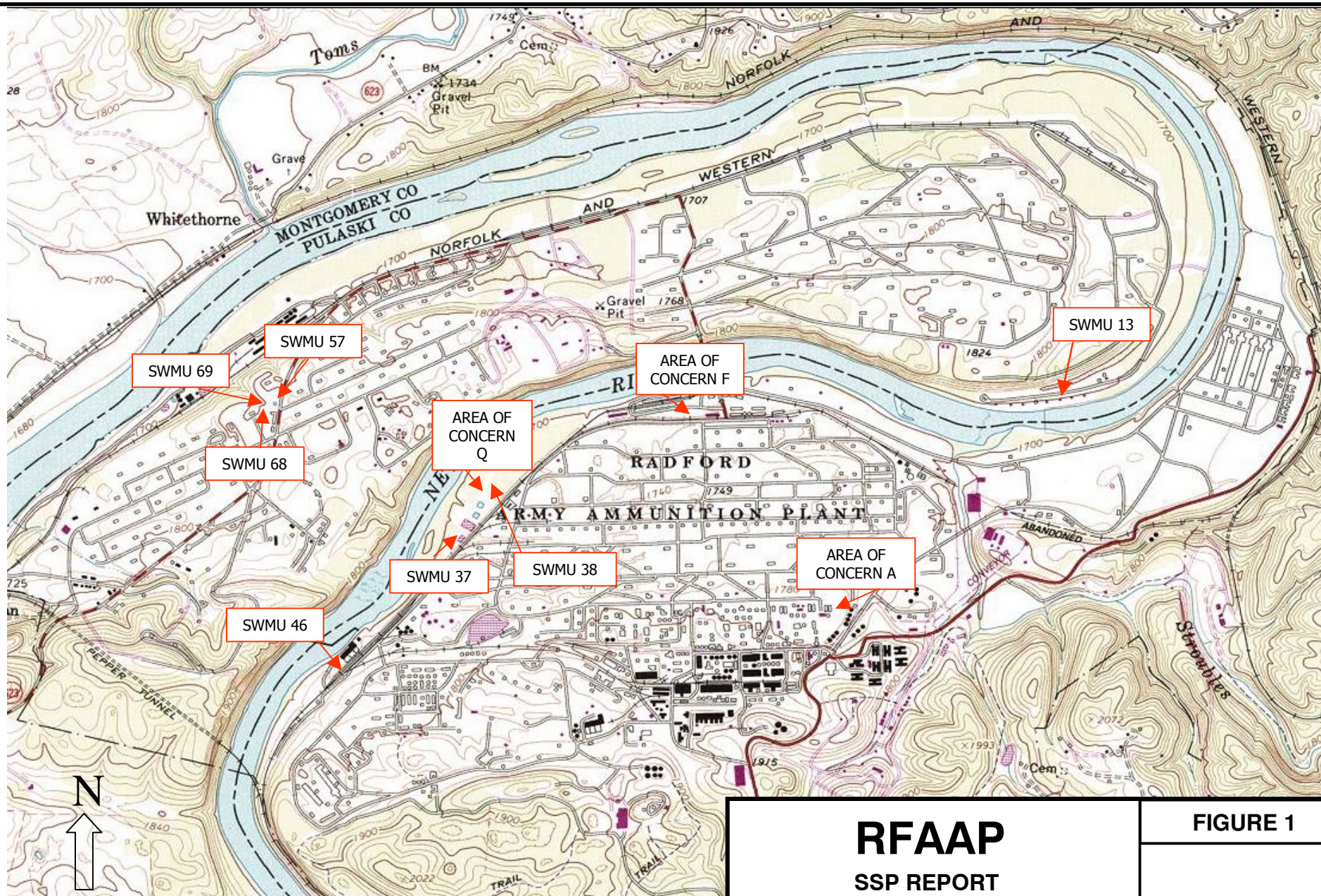
- Performance of a Desktop Audit and site visit to determine the scope of the SSP site-specific Work Plan(s);
- Development of an SSP site-specific Work Plan outlining a Sampling and Analysis Plan as well as a risk screening plan (human health and ecological, as appropriate) for EPA approval;
- Performance of SSP field work in accordance with the approved SSP Work Plan;
- Evaluation of SSP data and completion of pre-remedial risk screening; and
- Determination of the need for further investigation of the SSA, an interim removal action at the SSA or preparation of a No Further Action Decision Document, per the RCRA Corrective Action permit, based on results of the SSP and risk screening.

#### **Conclusions and Recommendations**

Based on the results of the SSP evaluations the following recommendations were made:

- SWMU 13 –focused RFI;
- SWMU 37 – focused RFI;
- SWMU 38 – focused RFI;
- SWMU 46 – No Further Action;
- SWMU 57 – focused RFI
- SWMU 68 – No Further Action;
- SWMU 69 – No Further Action;
- AOC A – focused RFI;
- AOC F – No Further Action; and
- AOC Q – focused RFI.

These data, findings, assessments, and recommendations were reported in the Site Screening Process Report for Solid Waste Management Units 13, 37, 38, 46, 57, 68, 69, and Areas of Concern A, F, Q (Final), May 2007, and approved by the USEPA Region III and the Virginia Department of Environmental Quality (VDEQ) in May 2007. Decisions Documents regarding no further action for SWMUs 46, 68, 69, and AOC Q were approved by the USEPA and VDEQ in October 2007. The recommended RFI investigations for SWMUs 13, 37, 38, 57, and AOCs A and Q are currently in progress.



# RFAAP SSP REPORT

Date:  
June 2004

Prepared by:  
KDC/TDH

Scale:  
1" = 2000'

File Name:  
Figure 1-1.ppt

FIGURE 1

SITE LOCATION  
MAP

# *Radford Army Ammunition Plant*

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## **FACT SHEET** **SSP for SSAs 18, 72, 30, 79, 60, and 77**

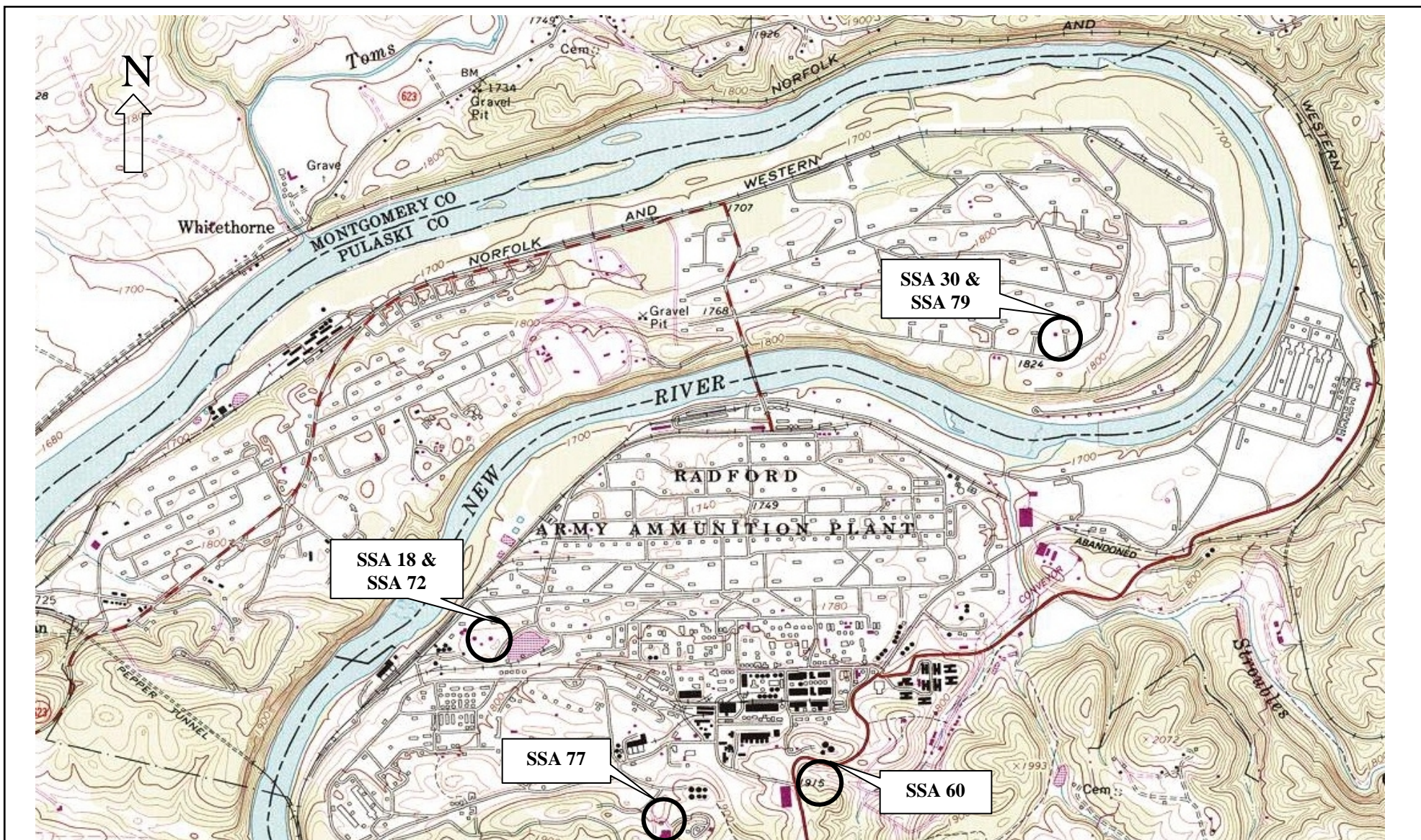
The United States Environmental Protection Agency (USEPA) issued a RCRA Corrective Action Permit to the U.S. Department of the Army (Army) and Alliant Ammunition and Powder Company (Alliant) on October 31, 2000. Within the RCRA Corrective Action permit is a listing of 31 identified Site Screening Areas (SSAs) which may be investigated in accordance with the EPA approved Site Screening Process (SSP). This SSP will determine whether there have been releases of hazardous substances, pollutants, contaminants, hazardous wastes, or hazardous constituents to the environment from an SSA, and determine whether an SSA should proceed further through the RFI process, be the subject of an interim removal action or be considered for no further action. For the SSP, the following five distinct tasks will be undertaken:

- Performance of a Desktop Audit and site visit to determine the scope of the SSP site-specific Work Plan(s);
- Development of an SSP site-specific Work Plan outlining a Sampling and Analysis Plan as well as a risk screening plan (human health and ecological, as appropriate) for EPA approval;
- Performance of SSP field work in accordance with the approved SSP Work Plan;
- Evaluation of SSP data and completion of pre-remedial risk screening; and
- Determination of the need for further investigation of the SSA, an interim removal action at the SSA or preparation of a No Further Action Decision Document, per the RCRA Corrective Action permit, based on results of the SSP and risk screening.

The sites for this SSP include:

- SSA 18 – Sulfuric Acid Recovery Plant
- SSA 72 – Oleum Plant Acidic Wastewater Sump
- SSA 30 – Asbestos Disposal Trench No. 1
- SSA 79 – Asbestos Disposal Trench No. 2
- SSA 60 – Rubble Pile East of Administration Building
- SSA 77 – Garbage Incinerator

The field work for this investigation has been completed and the SSP report is currently underway.



**FIGURE 1**

Site Location Map

MWP Addendum 028 –  
SSP Investigation for SSAs 18, 72,  
30, 79, 60, and 77  
Radford Army Ammunition Plant  
Radford, Virginia

Date:  
October 2008

URS Project #:  
11656351

Prepared by:  
DBC

Approved by:  
JOS

Scale:  
1" = 2000'

File Name:  
Fig1-1 SiteLoc



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