

**STATEMENT OF BASIS/
REQUEST FOR PUBLIC COMMENTS**

REGION II
ID# 9999

**Army Garrison – Fort Buchanan
Northwest Boundary Area
Bayamón, Puerto Rico**

Facility/Unit type:	Northwest Boundary Area
Contaminants:	Trichloroethene (TCE), Tetrachloroethene (PCE), cis- and trans-1,2-Dichloroethene (DCE), Vinyl Chloride
Media:	Groundwater
Remedy:	Enhanced Bioremediation-Reductive Dechlorination, Long-term Monitoring and Land-Use Controls.

FACILITY DESCRIPTION

The Army Garrison-Fort Buchanan (Fort Buchanan), with oversight from the United States Environmental Protection Agency (EPA), engaged in a voluntary corrective action after volatile organic compounds (VOCs), primarily trichloroethene (TCE), were detected at concentrations up to 154 micrograms per liter ($\mu\text{g/L}$) in groundwater monitoring well samples collected within the adjacent property (now Puma Energy Caribe LLC) in 2004.

Fort Buchanan is located approximately 10 kilometers (km) southwest of the city of San Juan, Puerto Rico. The installation is bordered by Roosevelt Avenue to the east, road PR-No. 2 to the south, road PR-No. 28 to the immediate northwest (with Puma Energy Caribe LLC beyond) and De Diego Expressway to the north. The installation occupies approximately 746 acres within two municipalities, Bayamón and Guaynabo. Physiographically, Fort Buchanan is located on the northern coastal plain of Puerto Rico, which is about 5 miles wide and slopes gently upward to the central mountain chain, the Cordillera Central.

Camp Buchanan was established in 1923, originally located on a 300-acre tract of land approximately six miles south of San Juan Bay. From 1926 to 1930 Camp Buchanan was used as a maneuver training area and range by the regular Army, by National Guard troops, and as a Citizen Military Training Camp. In 1940 it was designated as Fort Buchanan and expanded to 1,514 acres, later expanding to 4,500 acres. After World War II, the Installation was gradually reduced in size to its present 746 acres. Today, Fort Buchanan continues to support the reserve- and active-component soldiers in Puerto Rico and the U.S. Virgin Islands. Its principal mission is the mobilization, readiness and actual deployment of approximately 15,000 reserve-component soldiers in Puerto Rico and the U.S. Virgin Islands. The installation

also provides support to Department of Defense (DOD) operations in the Caribbean area.

SITE GEOLOGY AND HYDROGEOLOGY

According to the geologic maps of the Bayamón Quadrangle (USGS, 1973) and the San Juan Quadrangle, (USGS, 1977) the coastal plain, wherein Fort Buchanan lies, consists of unconsolidated deposits of Quaternary Age alluvium sands, silts, and clays which characterize the northern two-thirds of the surface geology of Fort Buchanan and most of the relatively flat central valley installation areas. A range of Neogene age limestone (Aguada) outcrops, known as Montes de Caneja, occurs along the northern boundary of Fort Buchanan, and a second ridge, which is part of the Cibao formation, forms the southern boundary. The Cibao Formation stratigraphically underlies the Aguada Formation.

Data obtained during the current Northwest Boundary RCRA Facility Investigation (RFI) indicates that, while not uniform across the site, approximately 20 to 40 feet (ft) of clay overburden was encountered prior to contact with the uppermost carbonate sand aquifer. The overburden tended to thicken as the investigation moved northward. Underlying the clays and silts were varying degrees and ranges of a carbonate sand unit comprised of fine to large gravel and coarse sands, mostly yellow to pale brown in color. Beneath the water table, these zones were mostly saturated. In many of the wells, two distinct carbonate zones (older and younger terrace zones) were found separated by approximately two to 20 ft of fine material. However, data gathered during the installation of the northernmost wells (OP-1 through OP-7) suggested one carbonate sand layer north of the site. Underlying the carbonate layer was often a greenish gray silt material.

The hydrogeology of the Northwest Boundary Area consists essentially of a two-aquifer system that is connected, with the older terrace being the source for the recharge of the younger terrace. The older terrace

occupies the southern end of the study area in the uplands, while the younger terrace represents the northern lowlands. Both aquifers are in the carbonate sands. Low-permeability overburden covers the area; thereby preventing, or limiting, infiltration in the study area. The upland area to the south provides recharge to the study area. The overburden thins out in the southern uplands, and the aquifer surfaces there to recharge. The older terrace material consists of alternating sand and silt, and dips below the younger terrace material. It has a strong, immediate response to rain events, and is not affected by tides. The younger terrace, alternatively, forms the northern half of the study area. It communicates with the older terrace, but not excessively. It is also an alternating sand/silt one-to-two aquifer system. The wells within the younger terrace have a lesser response to rainfall, and are affected by tides. Groundwater flows south to north, with a steep gradient from the southern end of the investigation area and flattening out north of the Directorate of Public Works (DPW) complex and across Route 28. Groundwater levels are tidally influenced in many of the wells.

EXPOSURE PATHWAYS

Concentrations of VOCs in groundwater exceeding the Maximum Contaminant Levels (MCLs) were detected in Phases I through IV of the RFI. Phases V through VII included geophysical, soil, and surface water investigations. The majority of the VOCs that were detected are chlorinated solvents in groundwater and their different breakdown phases. The breakdown products of PCE and TCE are cis- and trans-1,2-dichloroethene (DCE), vinyl chloride, and finally ethene. Groundwater in the Northwest Boundary Area is contaminated with PCE and TCE, and to a lesser extent 1,2-DCE and vinyl chloride. The horizontal extent of elevated concentrations of PCE, 1,2-DCE, and vinyl chloride is generally limited to Fort Buchanan; notable concentrations of these analytes have not been detected north of the installation. The horizontal extent of TCE is more widespread and extends north from the Installation boundary.

The compound most frequently detected in groundwater during the sampling events was TCE. Results of the Northwest Boundary RFI indicate that the area of highest TCE concentrations in groundwater is within an open field area east of the DPW complex (4,040 µg/L). VOCs were detected in off-post monitoring wells north of the installation, with TCE detected at concentrations up to 141 µg/L. Soil samples were collected from soil borings and test pits during the Northwest Boundary RFI. No VOCs were detected above screening levels in any of the soil samples.

The RFI risk screening evaluated groundwater and soil as potential media of concern for human receptors at Fort Buchanan. Exposure to VOCs released from groundwater

into indoor air was identified as a complete potential exposure pathway. There are currently no buildings within the plume area on the Installation which are regularly occupied, and the Fort Buchanan Master Plan does not include any residential development in the Northwest Boundary Area. However, there are no restrictions against building other structures at the site. Although the area is served by a public water supply, there is no formal restriction on the use of site groundwater. Therefore, the potential human receptors evaluated in the RFI included an adolescent trespasser, commercial worker, construction worker, and off-site resident adult and child.

The risk assessment determined there are no potential concerns for human contact to soil and surface water in the Northwest Boundary Study area. There are potential concerns for the commercial worker and off-site resident exposure to groundwater. For the commercial worker, there are potential concerns for inhalation of indoor air from vapor intrusion. As noted above, there are currently no buildings within the Northwest Boundary Area that are occupied on a regular basis. However, any buildings constructed within the Northwest Boundary Area should take into account potential vapor intrusion of VOCs from groundwater to the indoor spaces. There are potential risk concerns for off-site resident exposure to groundwater as a tap water source. The primary contributor to groundwater concerns is TCE. No ecological risks have been identified at the site.

SELECTED REMEDY

Remedy selected consists of a combination of Enhanced Bioremediation – Reductive Dechlorination, Long-term Monitoring, and the establishment of Land-Use Controls (LUCs). The estimated cost of this alternative is \$1,973,000. This alternative involves enhanced bioremediation via anaerobic dechlorination using substrate, electron donor, and nutrient injection (as required) to address areas of the greatest groundwater impacts, a long-term monitoring program to assess trends in natural attenuation and contaminants of concern (COCs) in groundwater over time, and LUCs prohibiting the use of groundwater as a source of drinking water until the COCs in groundwater are below the remedial goal and requiring vapor mitigation for any new structures, as necessary, to prevent exposure to the COC above indoor air levels due to vapor intrusion.

The bulk of the remediation of the site COCs would occur during the enhanced bioremediation phase of the remedy. Enhanced bioremediation was selected to accelerate degradation of the COCs in the area of the highest concentrations. The interim remedial goal for this phase of the remedy is 100 µg/L for TCE, which is expected to result in achievement of the final remedial goal of 5 µg/L for TCE within a reasonable timeframe of 30 years. Long-term monitoring would be conducted to

ensure that COCs continue to attenuate and that the remedial goals are achieved. Periodic reviews would be conducted, because the COCs would be present in groundwater at concentrations that exceed the remedial goal after implementation of the enhanced bioremediation portion of the remedy and before attenuation of the COCs to the remedial goal is complete.

INNOVATIVE TECHNOLOGIES CONSIDERED

Applicable remedial technologies were evaluated in a Corrective Measures Study. Some of these technologies are considered innovative, and may provide advantages over traditional technologies. The innovative technologies considered for this site included *in situ* chemical oxidation, *in situ* chemical reduction, and enhanced *in situ* bioremediation. These *in situ* technologies are preferable to traditional technologies which would require groundwater extraction and *ex situ* treatment, because they are more effective in terms of overall treatment, remediation timeframe, and cost.

An innovative technology, enhanced *in situ* bioremediation, was chosen as part of the selected remedy for this site. Bioremediation of TCE, PCE, and their breakdown products DCE and vinyl chloride occurs when microorganisms in the environment degrade these compounds in a process called reductive dechlorination.

Bioremediation can be enhanced, or accelerated, by providing additional nutrients and/or microorganisms to the subsurface to increase the population and activity of the microorganisms capable of degrading these contaminants. Enhanced *in situ* bioremediation is an extremely effective technology for treating chlorinated compounds such as TCE, and has been utilized effectively at other sites containing TCE and related compounds in groundwater. Furthermore, previous groundwater investigations within the Northwest Boundary Area have indicated that the site conditions are suitable for the use of this technology.

PUBLIC PARTICIPATION

A 45-day public comment period on the proposed remedy will be open from June 19 to July 29, 2012. If requested, a public meeting will be held during this period.

NEXT STEPS

Once the period for public comments/meeting ends, EPA will evaluate whether public comments would result in significant changes to the proposed remedy. Once finished, EPA will issue the final Statement of Basis/Final Decision/Response to Comments document which will be followed by the Corrective Measures Implementation Work Plan and Remedy Construction.

CONTAMINATION DETECTED AND CLEANUP GOALS

Media	Estimated Volume	Contaminants	Maximum Concentration	Action Level	Cleanup Goal	Point of Compliance
Groundwater	6,340,320 ft ³	TCE PCE 1,2-DCE Vinyl Chloride	4,040 µg/L (TCE)	<ul style="list-style-type: none"> • 5 µg/L (TCE, PCE) • 2 µg/L (Vinyl Chloride) within facility, 0.25 µg/L outside the facility 	<ul style="list-style-type: none"> • 5 µg/L (TCE, PCE) • 2 µg/L (Vinyl Chloride) within facility; 0.25 µg/L outside the facility. 	area of the TCE plume within the existing monitoring well network that exceeds 100 µg/L

KEY WORDS:

Groundwater, soil, VOCs, chlorinated solvents, TCE, PCE, bioremediation, reductive dechlorination, chemical oxidation, Natural Attenuation

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