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March 21, 2016

Mr. Stephen A. Cobb, Chief c/o Mrs. Brandi Little Governmental Hazardous Waste Branch Land Division Alabama Department of Environmental Management P.O. Box 301463 Montgomery, Alabama 36130-1463

Subject: Monitoring Well Abandonment Plan

Former Fort McClellan Anniston, Alabama

Dear Mr. Cobb.

Matrix Environmental Services, LLC (MES), on behalf of the McClellan Development Authority (MDA) is writing this letter to inform the Alabama Department of Environmental Management (ADEM) of the MDA's intention to abandon five monitoring wells located at the Former Rifle /Machine Gun Ranges (Firing Line Areas), Parcels 100Q and 101Q (the site). The five monitoring wells listed below are two-inch diameter wells and range in depth from 24 feet below ground surface (bgs) to 58 feet bgs and locations are shown on the attached map.

- HR-100Q-MW01
- HR-101Q-MW01
- HR-100Q-MW02
- HR-1ASPOW-MW01
- HR-1ASPOW-MW02

Following the bullet removal activities as described in the *Corrective Measures Implementation Report Former Rifle/Machine Gun Ranges (Firing Line Areas), Parcels 100Q and 101Q* (MES, 2014), MES requested and received concurrence from ADEM for no further action and unrestricted land reuse with regard to CERCLA (Comprehensive Environmental Response, Compensation, and Liability Act) related hazardous substances.

No groundwater chemicals of concern were discovered during the Site Investigation (SI) as performed by Shaw Environmental, Inc. (Shaw, 2005). For this reason, MES proposes abandoning the wells in accordance with Appendix B, Section B.5.2(a) of the Alabama Environmental Investigation and Remediation Guidance (AEIRG, 2005).

100Q_101Q Well Abandonment Page 2

Should you have any questions, please contact me at (256) 847-0780.

Sincerely,

Matrix Environmental Services, LLC.

Richard Satkin Program Manager

Richard & St.

cc: Mrs. Brandi Little, ADEM

Mr. Robin Scott, MDA MES Project Files

