# Time-Critical Removal Action Action Memorandum Action Township Installation of Whole House Filtration Systems Camp Grayling Army Airfield, MI

Perfluorooctane Sulfonic Adid (PFOS) and Perfluorooctanoic Acid (PFOA) Impacted Sites ARNG Installations, Nationwide

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# I. Purpose

The purpose of this Action Memorandum is to document the approval and decision by the Army National Guard Installation and Environment Division (ARNG-IE) to conduct a Time-Critical Removal Action (TCRA) in response to the release of perfluorooctane sulfonic acid (PFOS) and perfluorooctanoic Acid (PFOA) from operations associated with Grayling Army Airfield (GAAF), a portion of Camp Grayling Joint Maneuver Training Center (JMTC), located in Crawford County, Michigan (Appendix A – Figure 1). The chosen removal action for fourteen (14) private properties located in the Grayling Township is to provide drinking water through bottled water or the installation of whole house filter systems.

Based on ARNG-IE response actions conducted under the Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA) and State of Michigan sampling efforts, PFOS and PFOA have been detected in groundwater at GAAF and in off-installation drinking water wells to the west, south, and east of the installation. Based on these preliminary efforts, it appears that PFOS and/or PFOA attributable to ARNG operations at GAAF are impacting private drinking water wells in Grayling Township. Drinking water for property owners to the north of North Down River Road and to the west of GAAF is typically supplied by shallow private wells; PFOS and PFOA above United States (US) Environmental Protection Agency (USEPA) Health Advisory of 70 parts per trillion (ppt) have been detected in several of these private wells.

As discussed further in **Section B.1**, investigation efforts are underway to evaluate PFOS and PFOA in groundwater in and around GAAF. The ARNG is completing a CERCLA Site Inspection (SI) to evaluate presence or absence of PFOS and PFOA in groundwater at potential PFOS and PFOA release areas located within GAAF and at the GAAF installation boundary. Additionally, Michigan Department of Environment Great Lakes and Energy (EGLE) has been conducting off-installation private drinking water well testing and groundwater sampling.

This Action Memorandum is issued in accordance with and satisfies the requirements of CERCLA, Title 42 United States Code (USC) §9601 et seq., as further implemented by the National Oil and Hazardous Substances Pollution Contingency Plan (NCP), Title 40 Code of Federal Regulations (CFR) Part 300. The Action Memorandum is also consistent with Superfund Removal Guidance for Preparing Action Memoranda (USEPA, 2009) and Army Decision Document Guidance (US Army, 2018).

# II. Site Conditions and Background

# A. Site Description

# 1. Physical Location

GAAF is a part of Camp Grayling which is located near the City of Grayling, Michigan and covers portions of Crawford, Kalkaska, and Otsego counties (**Appendix A - Figure 1**). The JMTC is divided by Interstate Highway 75 and is approximately 200 miles northwest of Detroit and 80 miles south of Michigan's Upper Peninsula.

Camp Grayling is the National Guard's largest training post. Features of Camp Grayling include training facilities and support services for the ARNG, Air National Guard, US Army, US Army Reserve units, and allied forces. The installation is located in the north-central portion of the Lower Peninsula and is bisected by the Au Sable River into two areas: the North Post and the South Post. GAAF is located on the North Post of Camp Grayling.

GAAF occupies 923 acres in the North Post of JMTC, nearest to the town of Grayling residential and commercial areas, and near the Au Sable River. EGLE, formerly known as the Michigan

Department of Environmental Quality, has defined an Expanded Investigation Area surrounding GAAF. The GAAF and Expanded Investigation Area are the focus of this Action Memorandum.

#### 2. Site Description

GAAF supports both public and military airport use. Private lands and residences abut portions of the GAAF, including the City of Grayling located east and southeast of the installation. Numerous residences that are occupied seasonally and permanently are present along the banks of the Au Sable River which surrounds GAAF. The Au Sable River is heavily used for recreational activities including swimming, canoeing, and fishing. Light industrial and heavy industrial zoning are found in portions of the City of Grayling and Grayling Township. These zonings apply to manufacturing or value-added activities (MDMVA, 2007).

# 3. Release or Threatened Release into the Environment of a Hazardous Substance, or Pollutant or Contaminant

At GAAF, based on the recent SI work, the presence of PFOS/PFOA in groundwater confirms a release of a pollutant or contaminant has occurred. Although delineation of PFOS/PFOA in groundwater has not been completed, results of groundwater investigations indicate that PFOS and/or PFOA attributable to historical operations at GAAF have been detected in groundwater above the unacceptable risk level of 400 ppt and are migrating or are likely to migrate toward the affected off-installation properties, where sampling has confirmed PFOS/PFOA concentrations in drinking water above USEPA's Health Advisory of 70 ppt. Therefore, the ARNG will take appropriate removal action under CERCLA, as identified in this Action Memorandum, to protect human health.

#### 4. National Priorities List Status

Camp Grayling is not listed on the National Priorities List; has not received nor is it expected to receive a Hazard Ranking System rating; and will not be referred to the site assessment program. The ARNG-ILE is performing this work at GAAF as the lead agency under CERCLA and Executive Order 12580.

## B. Other Actions to Date

#### 1. Previous Actions

#### GAAF - Residential Well Sampling

Drinking water samples from private drinking water wells have been tested for PFOS and PFOA. Between May and June 2017, 186 private well samples were collected by the Michigan Department of Military and Veterans Affairs (MDMVA). Beginning in June 2019, EGLE took over the private drinking water well sampling efforts. As of April 2019, 687 drinking water samples were tested. PFOS and/or PFOA were detected in 232 samples, of which 17 samples contained PFOS+PFOA above the USEPA Health Advisory of 70 ppt (**Appendix A - Figure 2**). All sample exceedances were located around the southern boundary of GAAF (Michigan, 2019).

EGLE has led drinking water sampling efforts for off-installation potable drinking water. The sampling, analytical methods and results are compatible with ARNG's methods and results; therefore, the sampling results have been considered and relied upon by ARNG during its response actions.

#### 2. Current Actions

#### **CERCLA Investigations**

The ARNG is addressing PFOS and PFOA releases associated with Camp Grayling, following the CERCLA process. In 2018, ARNG completed a Preliminary Assessment (PA) Report for PFOS and PFOA at Camp Grayling. As part of the PA, ARNG completed a records review, site visit, interviews, and visual site inspection. No environmental samples were collected as part of the PA. At the GAAF, five Areas of Interest (AOIs) were identified as potential PFOS and PFOA sources (AECOM, 2018).

ARNG is completing an SI to determine the presence or absence of PFOS and PFOA in soil and groundwater at the five AOIs identified within the boundaries of the GAAF. To date, off-installation sampling has been performed by EGLE. Results from on-installation sampling indicate that 11 groundwater samples, located at the GAAF installation boundary and downgradient of the five AOIs, contained PFOS, PFOA, or PFOS+PFOA in excess of 400 ppt. PFOS+PFOA concentrations at the installation boundary are likely attributable to ARNG activities at the GAAF.

On November 14, 2019, the Army National Guard executed an Action Memorandum that addresses two off-installation properties (three wells) located within the City of Grayling and authorizes alternative water supply for the properties through the supply of bottled water and/or connection of private wells to the City of Grayling municipal water supply. The November 14, 2019, Action Memorandum also rescinded and cancelled two prior Action Memoranda (dated 19 July 2019 and 30 July 2019).

This TCRA Memorandum addresses the drinking water locations shown on **Appendix A - Figure 3**, named "TCRA Focus Areas". The TCRA Focus Areas include drinking water wells at 14 properties within the Grayling Township with PFOS+PFOA concentrations above the USEPA Health Advisory of 70 ppt. As stated above, the remaining two properties (three wells), located within the City of Grayling, were addressed in a separate TCRA Action Memorandum.

### C. State and Local Authorities' Role

State and local authorities involved at Camp Grayling include: EGLE, District Health Department #10, Grayling Township, City of Grayling, Department of Health and Human Services, Department of Natural Resources, and Michigan Department of Agriculture and Rural Development. The ARNG has coordinated efforts relating to its CERCLA PA/SI with these state and local authorities.

#### State and Local Actions to Date

As of 25 April 2019, a total of 1,043 samples were collected off-installation by the EGLE, 687 of which were drinking water samples, and the remaining samples were from groundwater. Of the 687 drinking water samples, 17 exceeded the USEPA Health Advisory. These exceedances are represented on **Appendix A - Figure 2**.

# 2. Potential for Continued State/Local Response

The EGLE reports that it plans to continue to monitor new residential sampling requests and contact residents to set up sampling dates and times. The ARNG will continue to coordinate its CERCLA actions with EGLE as appropriate.

# III. Threat to Public Health or Welfare and Statutory and Regulatory Authorities

#### A. Threat to Human Health

In October and December of 2016, Michigan Army National Guard (MIARNG) collected groundwater samples from the monitoring wells immediately downgradient of an active trichloroethylene groundwater treatment system and analyzed them for 23 per- and polyfluoroalkyl substances (PFAS), including PFOS and PFOA. PFOS and/or PFOA were detected in groundwater samples ranging from 16 ppt to 110 ppt (Amec Foster Wheeler, 2017).

Groundwater was sampled along the downgradient boundaries of GAAF by MIARNG in March and August of 2017 (Amec Foster Wheeler, 2017). PFOS and/or PFOA were detected in groundwater at 11 of the 38 boundary locations; additionally, PFOS and PFOA were detected in groundwater from a well in the west-central area of the airfield (**Appendix A - Figure 2**). The highest detection in groundwater was PFOS, with a concentration of 2,500 ppt at 45 feet below ground surface along the southeastern installation boundary, upgradient of drinking water receptors. PFOS and/or PFOA were not detected in groundwater samples collected from the north-central area of GAAF (Amec Foster Wheeler, 2017).

The ARNG identified potential threat to human health due to the presence of PFOS/PFOA from operations at the GAAF above an unacceptable risk level in groundwater that is migrating or likely migrating to private drinking water wells off-installation. Exceedances in drinking water of the USEPA Health Advisory have also been confirmed for off-installation properties. Based on the site-specific circumstances, a TCRA is warranted to address potential exposure to PFOS/PFOA in drinking water, where sampling of 14 private drinking water wells have exceeded the USEPA Health Advisory. In accordance with the NCP (40 CFR § 300.415(b)(2)), the following factors warrant this TCRA:

- i. "Actual or potential exposure to nearby human populations, animals, or the food chain from hazardous substances or pollutants or contaminants" and
- ii. "Actual or potential contamination of drinking water supplies or sensitive ecosystems."

## B. Statutory and Regulatory Authorities

PFOS/PFOA are not identified as hazardous substances as determined by CERCLA; however, they may be addressed under CERCLA and the NCP as pollutants and/or contaminants. The concentrations of PFOS/PFOA detected in the groundwater migrating or likely migrating to the private drinking water wells at unacceptable risk levels pose a potential threat to human health based on concentrations in surrounding groundwater. The TCRA presented in this action memorandum is taken in accordance with 40 CFR §§ 300.415(b)(1), (b)(2)(i) & (ii), and (b)(3).

# IV. Proposed Removal Action and Estimated Costs

# A. Proposed Action – Installation of Whole House Filtration Systems in the Grayling Township

## 1. Description

The Removal Action Objective (RAO) of this TCRA is to prevent unacceptable risk to human health posed by PFOS/PFOA in groundwater above unacceptable risk levels migrating or likely migrating toward private drinking water wells through installation of whole-house water filtration systems to affected property owners where PFOA/PFOS concentrations in drinking water are above the USEPA Health Advisory of 70 ppt. This proposed action would meet the RAO by providing bottled water and/or Michigan State-approved whole house filtration systems to the 14 affected properties in the Grayling Township (Appendix A - Figure 3). The following tasks are associated with this Proposed Action Option:

- Whole House Filtration System installation for 14 properties
- Whole House Filtration System replacement filter cartridge for 14 properties
- Bottled Water Supply

There are 14 affected properties in the Grayling Township. All 14 properties will have whole house filtration systems installed and each will receive one replacement filter. The replacement filter cartridges, manufactured by OptimH2O® (or other State-approved filter), are intended to last an estimated period of one year or up to 100,000 gallons of use. The OptimH2O® whole house filtration system is a State-approved, 0.5 micron-rate carbon block filter capable of reducing 98% of PFOA/PFOS.

Bottled water would be provided until the affected properties have been installed with whole house infiltration systems, or if property owners choose not to receive a Whole House Filtration System.

#### 2. Contribution to Remedial Performance

The ARNG is in the process of completing its SI for GAAF; however, the removal actions will eliminate the exposure of PFOS+PFOA above the USEPA Health Advisory from domestic water use by providing bottled water and/or installing whole house filtration systems for the affected properties within the Grayling Township. The ARNG will continue to conduct response actions in accordance with CERCLA, consistent with the NCP to address release(s) of PFOS+PFOA from Department of Defense activities at GAAF.

# Project Schedule

Assuming logistics (i.e., rights of entry, etc.) are expedited, it is anticipated that it would take approximately six months to achieve the RAO.

#### 4. Estimated Costs

The estimated cost of this proposed action, which includes bottled water supply, and installation of whole house filtration systems to the properties with PFOS+PFOA in drinking water above the USEPA Health Advisory of 70 ppt in the Grayling Township, is approximately, \$200,000.

# V. Public Participation

The ARNG maintains close communications with the local community and regulators. Several public meetings have been conducted. As part of the outreach and investigation activities, Army personnel have also met with individuals to explain the on-going work. A public comment period of no less than 30 days will be held for this TCRA, in accordance with 40 CFR §300.820(b)(2).

# VI. Recommendation and Signature

This Action Memorandum documents the decision for the removal action identified herein to address PFOS/PFOA in 14 private drinking water wells in the Grayling Township and was developed in accordance with CERCLA, as amended, and is not inconsistent with the NCP. This decision is based on the administrative record for the site. Conditions at the site meet the NCP section 300.415(b)(2) criteria for determining that the proposed removal action is appropriate.

**Authorizing Signature** 

HALLET BRAZELTON, JR.

**Acting Chief** 

I&E, Army National Guard

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Appendix A - Figures

# VII. References

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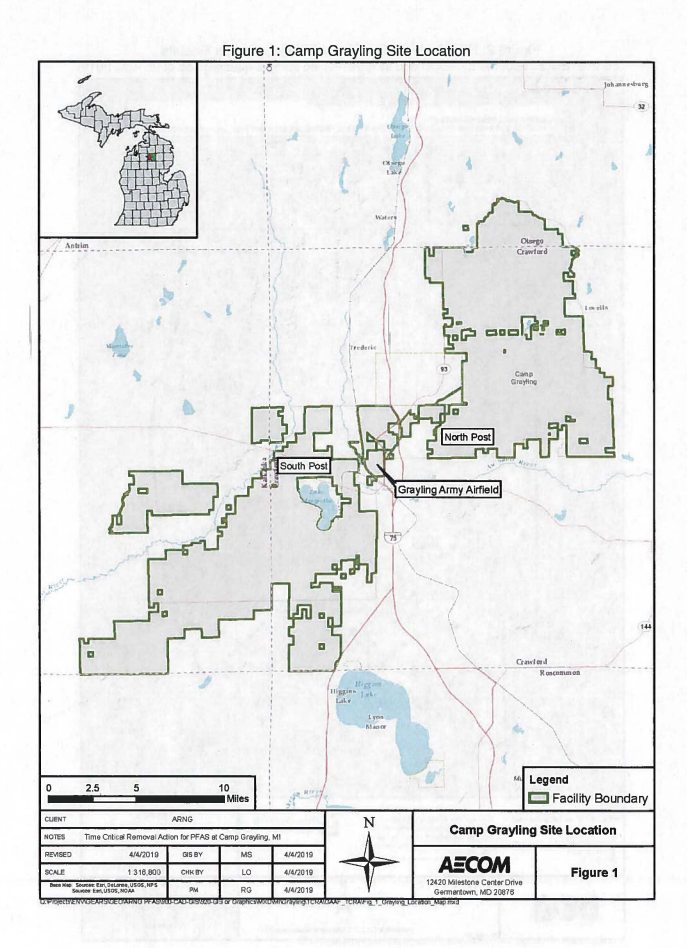


Figure 2: PFOS+PFOA Residential Drinking Water Results (Source: EGLE; updated by AECOM to include revised sample quantities as of 25 April 2019)

