



## DEPARTMENT OF THE NAVY

ATLANTIC DIVISION

NAVAL FACILITIES ENGINEERING COMMAND

1510 GILBERT ST NORFOLK VA 23511-2699 TELEPHONE NO

(804) 322-4818

IN REPLY REFER TO:

5090

1823:KHL:srw

## CERTIFIED MAIL RETURN RECEIPT REQUESTED

FEB 02 1994

North Carolina Department of Environment, Health, and Natural Resources Attn: Mr. Patrick Watters P.O. Box 27687 401 Oberlin Road Raleigh, North Carolina 27611

Re: MCB Camp Lejeune; Response to North Carolina DEHNR Comment on the Draft Interim RI/FS Project Plans for Operable Unit No. 10 (Site 35)

Dear Mr. Watters:

This letter addresses the comment from Preston Howard, Division of Environmental Management, on the above referenced project. Navy/Marine Corps responses are attached. These comments have been incorporated in the Final version of the documents (issued by Baker on 11/22/93) which you should have already received under separate cover.

Any questions concerning these responses should be directed to Ms. Katherine Landman at (804) 322-4818.

Sincerely,

L. A. BOUCHER, P.E.

Laure Bouch

Head

Installation Restoration Section
(South)

Environmental Programs Branch Environmental Quality Division By direction of the Commander

Attachment

Copy to: EPA Region IV (Ms. Gena Townsend) MCB Camp Lejeune (Mr. Neal Paul) Activity Admin Record File Response to Comment Submitted by the North Carolina DEHNR (Preston Howard, Division of Environmental Management) to the Draft Interim Remedial Action RI/FS Project Plan Operable Unit No. 10 (Site 35)
Marine Corps Base, Camp Lejeune, North Carolina Comment Letter Dated September 29, 1993

## Response to Comment

1. The comment is correct in that references to clean-up action levels refer to the recently published North Carolina guidelines (NCDEHNR 1993) which covers petroleum-related substances. Section 3.6 (Task 6 - Risk Assessment) has been modified to indicated that these guidelines are to be used to establish soil clean-up levels for TPH contamination. A quantitative risk assessment will performed under the full RI/FS that will be used, in conjunction with EPA and NCDEHNR input, as a basis for establishing soil clean-up action levels for any non-TPH contamination, if encountered in the soil.