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State of North Carolina Department of Environment, Health and Natural Resources Division of Solid Waste Management

James B. Hunt, Jr., Governor Jonathan B. Howes, Secretary William L. Meyer, Director DEHNR

October 27, 1994

Commander, Atlantic Division Naval Facilities Command Code 1823-1 Attention: MCB Camp Lejeune, RPM Ms. Linda Saksvig, P. E. Norfolk, Virginia 23511-6287

Commanding General Attention: AC/S, EMD/IRD Marine Corps Base PSC Box 20004 Camp Lejeune, NC 28542-0004

RE:

Final Record of Decision for Operable Unit 1, Sites 21, 24, and 78, MCB Camp Lejeune, Jacksonville, NC

Dear Ms. Saksvig:

The NC Superfund Section has completed its review of the Record of Decision for Operable Unit (OU) 1 and concurs with the selected remedy. This concurrence is based on the information presented in the Record of Decision, Remedial Investigation Report, Feasibility Study and the Proposed Remedial Action Plan. Note that concurrence by the State is contingent upon the following conditions.

- Successful completion of a Corrective Action Plan (CAP) as indicated on page 40 of the Record of Decision (ROD) to address the organics and pesticide contamination identified at OU 1. The CAP is a requirement of NC groundwater regulations [15A NCAC 2L.0106].
- Contrary to page 47 of the ROD, a CAP is not needed at this time to address the issue of potential metals contamination in the OU 1 groundwater. This concern is still under investigation and will be further evaluated by the State during the review of the OU 1 semi-annual sampling data that will be collected as indicated in Pages 30 through 33 of the ROD. If this additional investigation shows that the metals contamination is above the 2L standards then appropriate corrective action will be necessary.

Ms. Saksvig 10-27-94 Page 2

> Note that deep well 78GW31-3 is included on Figure 7 of the ROD as part of the groundwater monitoring program however it is not included with the monitoring wells listed on page 31. This well would provide additional data from the deeper aquifer and therefore should be included in the monitoring program.

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Should the State receive any other new or additional information which significantly affects the conclusions or remedy selection contained in the Record of Decision, it may modify or withdraw this concurrence with appropriate written notice to EPA Region IV.

Please call Mr. Patrick Watters or me if you have any questions about this.

Sincerely,

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Jack Butler, P. E. Environmental Engineering Supervisor NC Superfund Section

cc: Neal Paul, MCB Camp Lejeune Gena Townsend, US EPA Region IV