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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 18232:KHL:cag 0 i JUL 1996

CERTIFIED MAIL RETURN RECEIPT REQUESTED

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 Comments on the Draft Feasibility Study Report, Operable Unit 12 (Site 3)

Dear Mr. Watters:

Enclosed please find responses to your comments on the Draft Feasibility Study for Operable Unit 12 (Site 3) at MCB Camp Lejeune. These responses are being submitted in lieu of a Draft Final document. In order to maintain the schedule for submittal of the Final document on August 15, 1996, your comments on these responses are requested no later than July 22, 1996.

The Navy/Marine Corps appreciates your continued involvement in this project. Please direct any questions or comments to Ms. Katherine Landman at (804) 322-4818.

Sincerely,

SAKSVIG, P.E.

Head

Installation Restoration Section (South)

Environmental Programs Branch Environmental Quality Division By direction of the Commander

Enclosure

Copy to:

EPA Region IV (Ms. Gena Townsend) MCB Camp Lejeune (Mr. Neal Paul)

Baker Environmental, Inc. (Mr. Matt Bartman)

Activity Admin Record File

Response to Comments Submitted by the State of North Carolina Department of Environment, Health, and Natural Resources on the Draft Feasibility Study Report for Operable Unit No. 12 (Site 3) MCB, Camp Lejeune, North Carolina

Comment Letter by Patrick Watters Dated May 30, 1996

- 1. Groundwater will be listed as a medium of concern.
- 2. All shallow and deep wells where VOCs and SVOCs were detected in excess of the state standard will be included under the long-term groundwater monitoring program. Samples will be collected quarterly until three consecutive rounds in the shallow aquifer and four consecutive rounds in the deep aquifer exhibit concentrations below the state standard. If the samples do not meet this criterion, a remedial action for groundwater contamination will be reconsidered.

In light of this comment, the following statement will be inserted at the end of Section 3.7.1.1: "If three consecutive rounds of quarterly groundwater samples from each well (03-MW02, 03-MW06, 03-MW07, and 03-MW08) exhibit VOC concentrations below the state and federal standards, the shallow aquifer will be considered non-impacted."

Additionally, the following statement will be inserted at the end of Section 3.7.1.2: "If four consecutive rounds of quarterly groundwater samples from each well (03-MW02IW, 03-MW02DW, and 03-MW11IW) exhibit VOC and SVOC concentrations below the state and federal standards, the Castle Hayne aquifer will be considered non-impacted."

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