

07.01-06/25-91-00446



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

REGION IV

345 COURTLAND STREET, N.E.
ATLANTA, GEORGIA 30365

JUN 25 1991

4WD-RCRA & FFB

CERTIFIED MAIL
RETURN RECEIPT REQUESTED

Commander, Atlantic Division
Naval Facilities Engineering Command
Code 1822
Attn: Ms. Laurie A. Boucher, P.E.
Remedial Project Manager for MCB Camp Lejeune
Norfolk, Virginia 23511-6287

RE: Site Management Plan Extension
MCB Camp Lejeune, North Carolina

Dear Ms. Boucher:

EPA accepts the Navy's request for a 20 day extension (Federal Facility Agreement (FFA), Section X. CONSULTATION WITH USEPA AND DEHNR) for the Site Management Plan (SMP) submittal as per FFA, Section XXIX. EXTENSIONS. The Environmental Protection Agency will expect to receive the Draft Final SMP on July 5, 1991. Failure to submit the SMP by this deadline will result in the assessment of stipulated penalties.

According to FFA, Section XXVIII. DEADLINES, Part C., the SMP to propose deadlines for completion of each of the draft primary documents to be submitted in the following fiscal year (i.e., 1992) was due to be submitted on or before June 1, 1991. The previously submitted Draft SMP addressed the 1991 submittal schedules. Therefore, the July 5, 1991 submittal must be considered the Draft Final SMP for 1991 and the Draft SMP for 1992. We would prefer to finalize the SMP through 1992 at this time.

If you have any questions concerning this matter, please contact me at (404) 347-3016.

Sincerely yours,

Carl R. Froede Jr.

Carl R. Froede Jr.
Remedial Project Manager
DOD Remedial Unit
RCRA and Federal Facilities Branch
Waste Management Division

cc: Mr. Jack Butler, NCDEHNR
Ms. Stephanie Del-Re Johnson, MCB Camp Lejeune



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Attn: Ms. Laurie A. Boucher, P.E.
Remedial Project Manager for MCB Camp Lejeune
Norfolk, Virginia 23511-6287

RE: Extension for RI/FS for Hadnot Point (Deep Aquifer/Soils)
MCB Camp Lejeune, North Carolina

Dear Ms. Boucher:

The Environmental Protection Agency (EPA) cannot approve the Navy's request for a 71 day extension (Federal Facility Agreement (FFA), Section XXIX. EXTENSIONS.) for the submittal of the RI/FS on the deep aquifer and soils at Hadnot Point. The FFA states that extensions can be granted for good cause based on certain conditions (FFA, Section XXIX EXTENSIONS., Part B.). Where the FFA does address extensions for various reasons, EPA does not accept the relocation of the Navy's contractor as one requiring a 71 day extension. If the Navy believes that additional time will be necessary, then specific justification should be supplied to EPA requesting the additional time.

If you have any questions concerning this matter, please contact me at (404) 347-3016.

Sincerely yours,

A handwritten signature in cursive script that reads "Carl R. Froede Jr.".

Carl R. Froede Jr.
Remedial Project Manager
DOD Remedial Unit
RCRA and Federal Facilities Branch
Waste Management Division

cc: Mr. Jack Butler, NCDEHNR
Ms. Stephanie Del-Re Johnson, MCB Camp Lejeune

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Commander, Atlantic Division
 Naval Facilities Engineering Command
 Code 1822
 ATTN: Ms. Laurie Boucher, P.E.
 Remedial Project Manager for MC6 Camp Lejuene
 Norfolk, Virginia 23511-6287

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