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CERTIFIED MAIL RETURN RECEIPT REQUESTED

Ms. Michelle Glenn  
Waste Management Division  
United States Environmental Protection Agency, Region IV  
345 Courtland Street, N.E.  
Atlanta, Georgia 30365

Re: MCB Camp Lejeune; Reassignment of Site 74 (Mess Hall Grease Pit) from Operable Unit #5 (with Site 2, Former Nursery/Day Care Center) to Operable Unit #4 (with Site 69, Rifle Range Chemical Dump)

Dear Ms. Glenn:

In the "Final Fiscal Year 1993 Site Management Plan for Marine Corps Base, Camp Lejeune" (Final FY-93 SMP) and "Final Operable Unit Evaluation Report for Marine Corps Base, Camp Lejeune", both dated 18 September 1992, we detailed the grouping of Installation Restoration sites at MCB Camp Lejeune into "operable units" consisting of one or more IR sites. In these documents Site 74 is included with Site 2, the Former Nursery/Day Care Center, in Operable Unit #5.

We now propose Site 74 be reassigned from Operable Unit #5 to Operable Unit #4, which includes Site 69, the Rifle Range Chemical Dump. We also propose Operable Unit #5 will now consist solely of Site 2. The cause for this change in operable units is that Site 74 is potentially contaminated with the same chemical surety agents that possibly exist at Site 69.

As we recently conveyed in our letter of 19 October 1992 (concerning RI/FS work at Site 69), the Department of Defense (DoD) policy for investigation of sites which may contain chemical surety agents has recently changed. The new DoD policy dictates that all RI/FS field work at sites potentially contaminated with chemical surety agents must be coordinated with the United States Army Chemical Material Destruction Agency (USACMDA). As we are compelled to coordinate our RI/FS investigatory efforts for Sites 69 and 74 with USACMDA, the combination of Sites 69 and 74 into one operable unit will allow for more efficient coordination of work for all parties involved.

Re: MCB Camp Lejeune; Reassignment of Site 74 (Mess Hall Grease Pit) from Operable Unit #5 (with Site 2, Former Nursery/Day Care Center) to Operable Unit #4 (with Site 69, Rifle Range Chemical Dump)

We propose to prepare and submit amended Draft RI/FS Project Plans for the new Operable Unit #4 (Sites 69 and 74). In our letter of 19 October 1992 we requested a six-month extension for all submittal dates provided in the Final FY-93 SMP for Operable Unit #4 (which was then comprised of only Site 69), shown in Table 4-5 of the Fiscal Year 1993 Site Management Plan. We now request you consider Operable Unit #4 to include Site 74. Upon clarification by USACMDA of timeframes they require for review the RI/FS Project Plans and to provide oversight for the RI/FS sampling and analyses for Sites 69 and 74, we will propose a revised Site Management Schedule for the new Operable Unit #4.

In order to expeditiously proceed with preparing the RI/FS Project Plans for the new Operable Unit #4 (Sites 69 and 74), we request you respond to this letter by 8 January 1993.

Any questions concerning this matter should be directed to Mr. Byron Brant, our Remedial Project Manager for this effort, at (804) 445-2931.

Sincerely,

P. A. RAKOWSKI, P.E.  
Head  
Environmental Programs Branch  
Environmental Quality Division  
By direction of the Commander

Copy to:  
Baker Environmental, Inc. (Attn: Mr. Ray Wattras)  
NCDEHNR (Mr. Peter Burger)  
MCB Camp Lejeune (Mr. George Radford)

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