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Admin Rec



UNITED STATES MARINE CORPS

MARINE CORPS BASE
PSC BOX 20004
CAMP LEJEUNE, NORTH CAROLINA 28542-0004

IN REPLY REFER TO:
6286

BEMD

U 8 SEP 1995

From: Commanding General, Marine Corps Base, Camp Lejeune
To: Commander, Atlantic Division, Naval Facilities Engineering Command, Attn:
Ms. Kate Landman, 1510 Gilbert Street, Norfolk, Virginia 23511-2699

Subj: DRAFT RECORD OF DECISION, OPERABLE UNIT NO. 8 (SITE 16), MARINE
CORPS BASE (MCB), CAMP LEJEUNE, NORTH CAROLINA

Encl: (1) Comments concerning the Draft Record Of Decision, Operable Unit No. 8 (Site 16),
MCB, Camp Lejeune, North Carolina

1. The subject document has been reviewed, and our comments are contained in the enclosure. It is requested that the Installation Restoration Division, Environmental Management Department, Marine Corps Base, Camp Lejeune be notified of the actions taken to accommodate said comments.

2. If you have any questions or comments, please contact Mr. Neal Paul, Director, Installation Restoration Division, Environmental Management Department, at telephone (910) 451-5068.

A handwritten signature in black ink, appearing to read "Robert L. Warren".

ROBERT L. WARREN

By direction

Comments concerning the Draft Record Of Decision, Operable Unit No. 8 (Site 16), MCB, Camp Lejeune, North Carolina

Specific Comments

1. Page iii and page 3, para Soils - The abbreviations for DDD and DDT should be corrected to indicate DDD = dichlorodipenyldichloroethane and DDT = dichlorodiphenyltrichloroethane.
2. Page iii and page 2, para 1 - The abbreviation for RCRA should be corrected to indicate Resource Conservation and Recovery Act, not Response Conservation and Recovery Act.
3. Page 1, para 5 - A comment about the previous existence and removal of asbestos (less than one cubic yard) should be included. Additionally, it should also be mentioned that the quantity of waste oil is believed to be very small. This information is delineated in the Initial Assessment Study of Marine Corps Base Camp Lejeune North Carolina, dated April 1983.
4. Page 5, para 1 - Also mention that Manganese is above AWQC standard in 5 out of 5 samples.
5. Page 7, para 7 - The third sentence states: "Based on EPA guidance on remedial action for Superfund sites with PCB contamination, concentrations up to 10 ppm will generally fall within the protection range with respect to residential land use." Where does this information come from and what does "generally" mean? Is this a general site?