

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

James B. Hunt, Jr., Governor
Jonathan B. Howes, Secretary
A. Preston Howard, Jr., P.E., Director

November 6, 1995



07.01-11/6/95-0158

NAVY CLEAR

7 NOV 95

DCS

174

RPW, ~~_____~~ MDB

8

(two-sides)

Major General Patrick G. Howard, Commanding General
ATTN: AC-SEMD
Marine Corps Base
PFC Box 2004
Camp Lejeune, NC 28542-0004

RE: Final Approval - Corrective Action Plan (CAP)
Marine Corps Base, Camp Lejeune
Operable Unit No. 5-Site 2 (Former Nursery/Day Care Center)
Onslow County, North Carolina
Groundwater Incident No. 5902

Major General Howard:

On August 29, 1995, the Groundwater Section of the Wilmington Regional Office received your proposed Corrective Action Plan (CAP) for the above-referenced site. As described in Title 15A North Carolina Administrative Code (NCAC), Subchapter 2L (Classifications and Water Quality Standards Applicable to the Groundwaters of North Carolina), the Division's final approval of a CAP is contingent upon consideration of public input received following notification in accordance with 15A NCAC 2L .0114. Transmittal letters have been provided showing notification of a similar document Proposed Remedial Action Plan (PRAP), to Technical Review Committee members. Members of this committee include the Jacksonville City Manager and the Onslow County Health Director. We understand through conversation with Mr. Neal Paul of your staff, that the Public Notice of the PRAP was provided in the Jacksonville Daily Newspaper on July 12, 1994. A public meeting was held at the Terawa Terrace Elementary School in Jacksonville on July 27, 1994.

The Regional Office has considered any public comments received, and based on the staff's review and recommendations, I am hereby granting Marine Corps Base final approval to implement the CAP as proposed. The Division's decision is based on the information submitted in the proposed CAP and supporting documents.

November 6, 1995

This CAP approval should not be considered an approval of any cost estimates presented in the CAP for reimbursement from the N.C Leaking Petroleum Underground Storage Tank Cleanup Funds. The Division may only reimburse corrective action costs which are determined to be reasonable and necessary in accordance with 15A NCAC 2P. (Rules for the Administration of the Leaking Petroleum Underground Storage Tank Cleanup Funds) and established guidelines.

Upon receiving additional information, I may require you to perform additional monitoring, conduct additional site assessment activities, assess the performance of the ongoing corrective action, and/or evaluate the technological and economical feasibility of implementing a new technology at the subject site.

Please be advised that you are required by 15A NCAC 2L .0114(c) to notify all interested parties, as specified in paragraph (b) of that rule, that approval of the CAP has been granted by the Director. This notification is required to be made by certified mail and must be done within 30 days of receipt of the Director's decision.

If you have any questions, please call Bruce Reed or Charles Stehman in the Wilmington Regional Office at (910) 395-3900 .

Sincerely,



F. A. Preston Howard, Jr., P.E.

APH/RO/

cc: Arthur Mouberry
Burrie Boshoff
RO Files
YConsultant Baker Environmental, Inc.
Airport Office Park, Building 3
420 Rouser Road
Coraopolis, Pennsylvania 15108

bruce\usmc#5s2.sep