

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

James B. Hunt, Jr., Governor
Jonathan B. Howes, Secretary
William L. Meyer, Director



November 2, 1995

Commander, Atlantic Division
Naval Facilities Engineering Command
Code 1823-2

Attention: MCB Camp Lejeune, RPM
Ms. Katherine Landman
Norfolk, Virginia 23511-6287

Commanding General

Attention: AC/S, EMD/IRD
Marine Corps Base
PSC Box 20004
Camp Lejeune, NC 28542-0004

RE: RI Report and PRAP for Operable Unit 8, Marine
Corps Base - Camp Lejeune.

Dear Ms. Landman:

Attached please find comments provided to the Superfund Section by
our sister agencies for the above referenced documents. Please let
me know if you have any questions about this.

Sincerely,

Patrick Watters
Environmental Engineer
NC Superfund Section

Attachment

cc: Preston Howard, DEHNR
Gena Townsend, US EPA Region IV
Neal Paul, MCB Camp Lejeune
Bruce Reed, DEHNR - Wilmington Regional Office

State of North Carolina
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James B. Hunt, Jr., Governor
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October 18, 1995

NOV 01 1995

SUPERFUND SECTION

M E M O R A N D U M

TO: Jack Butler, Head
Remediation Branch

FROM: A. Preston Howard, Jr., P.E. *Jack Butler*

SUBJECT: Camp Lejeune
RI & PRAP for OU#8
Onslow County
Project #95-29

The Division of Environmental Management has completed the review of the subject document and offers the following comments and recommendations:

Air Quality Section

No comments at this time.

Water Quality Section

No comments at this time.

Groundwater Section

On Page ES-4 of the RI report, the last sentence of the section concerning potable water supply wells reads, "The closes supply well is located." We suggest that this sentence be clarified.

"No Further Action" was the preferred remedial alternative selected in the report. We recommend that the NC Superfund's toxicologist review the risk assessments provided and make a decision as to whether no further action is appropriate for the site. We feel that no further action for this site, in regard to groundwater, is appropriate since no substantial violations of 2L standards were detected in the samples collected from the second sampling event. The NC Superfund Section should decide whether the PCB-laden soils need to be removed.

If you have any questions, do not hesitate to contact Bruce Reed or Charlie Stehman of our Wilmington Regional Office at (919) 395-3900.

APHjr/sbp/CAMPSWM.

cc: Arthur Mouberry
Alan Klimek
Steve Tedder
Wilmington Regional Office
Central Files
Groundwater Section Files