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**UNITED STATES MARINE CORPS**

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

IN REPLY REFER TO:

6286  
BEMD

04 APR 1996

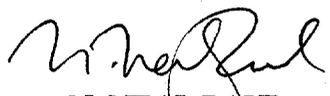
From: Commanding General, Marine Corps Base, Camp Lejeune  
To: Commander, Atlantic Division, Naval Facilities Engineering Command,  
Attn: Ms. Kate Landman, 1510 Gilbert Street, Norfolk, Virginia 23511-2699

Subj: DRAFT RECORD OF DECISION, OPERABLE UNIT NO. 11 (SITES 7 and 80)

Encl: (1) Comments concerning the Draft Record of Decision, Operable Unit No. 11  
(Sites 7 and 80)

1. The subject document has been reviewed, and our comments are contained in the enclosure. It is requested that the Installation Restoration Division, be notified of the actions taken to accommodate the comments provided in the enclosure.

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.

  
N. NEAL PAUL  
By direction

Encl:  
(1) Installation Restoration Division review of Draft Record of Decision  
Plan for Operable Unit No. 11, Sites 7 and 80

**COMMENTS CONCERNING DRAFT PROPOSED REMEDIAL ACTION PLAN FOR  
OPERABLE UNIT NO. 11 (SITES 7 AND 80)**

1. Page v, paragraph 3. There is no mention of the Time Critical Removal Action (TCRA), yet the draft Record of Decision stipulates that the "no action" alternative can only be considered after the TCRA. Please provide basis for this approach.
2. Page 2-5, paragraph 3. Manganese should be included in the list of inorganics which exceeded surface soil and subsurface soil base background concentrations.
3. Page 2-5, paragraph 5. Bis (2-Ethylhexyl) phthalate also exceeds Federal surface water criteria. Also, it is stated that no sediment contaminant concentrations exceeded sediment criteria. However, several pesticides do exceed sediment criteria. Please correct.
4. Page 6-1. Use the term "Restoration Advisory Board" opposed to "Technical Review Committee."
3. Table 7. For the constituent 4,4'-DDD, how can you have "ND" for range of positive detections when 1 out of three samples had positive detections? Please correct.