

## DEPARTMENT OF TOXIC SUBSTANCES CONTROL

Region 4  
245 West Broadway, Suite 350  
Long Beach, CA 90802-4444  
(310) 590-4868



June 2, 1992

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NAVSTA LONG BEACH  
SSIC #5090.3

Mr. Lou Smith, Director  
Environmental Protection Division  
Public Works Department  
Long Beach Naval Shipyard  
Long Beach, California 90822-5099

Lieutenant Commander J. L. Snyder  
Civil Engineer Corps., U.S. Navy  
Long Beach Naval Station  
Long Beach, California 90822-5000

Dear Mr. Smith and Lt. Comm. Snyder:

RCRA CORRECTIVE ACTION (SECOND PHASE RFI WORKPLAN): LONG BEACH  
NAVAL SHIPYARD AND LONG BEACH NAVAL STATION (EPA ID NO.  
CA6170023109)

In response to your letter dated April 7, 1992, the California Department of Toxic Substances Control (Department) hereby rejects your request for an extension of one (1) year for the submittal of the Second Phase RFI Workplan (RI Workplan). The Department considers the one (1) year delay from submittal of the draft First Phase RFI Report (SI Report) to submittal of the second Phase RFI Workplan (RI Workplan) to be unreasonable and inconsistent with the RCRA Corrective Action compliance schedule specified in the Hazardous Waste Facility Permit issued to the Long Beach Naval Shipyard.

The Department will pursue processing a permit modification in its '92/93 fiscal year for changes in operating conditions for the hazardous waste storage facility (Building 314) provided we receive a complete detailed permit modification application prior to September 30, 1992. As part of the permit modification, the Department will consider modifying the RCRA Corrective Action compliance schedule provided we receive the Second Phase RFI Workplan (RI Workplan) prior to December 31, 1992. It is our understanding that the Navy can adjust its budget priorities to meet this schedule. The Second Phase RFI Workplan (RI Workplan) can be abbreviated to include only those changes from the Site Inspection Workplan. The focus of the Second Phase RFI Workplan (RI Workplan) should be those additional field investigation/characterization and sampling procedures.

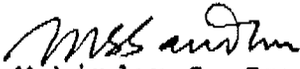


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Failure to submit the required workplan within the specified time frame may result in enforcement action including revocation of the Hazardous Waste Facility Permit issued to the Long Beach Naval Shipyard.

If you have any questions concerning this matter, please contact Mr. Joe J. Zarnoch of my staff at (310) 590-4872.

Sincerely,

  
Mohinder S. Sandhu, P.E, Chief  
Facility Permitting Branch

cc: Captain J. C. Penell  
Public Works Officer  
Public Works Department  
Long Beach Naval Shipyard  
Long Beach, California 90822-5099

Mr. Lester Kaufman  
Permits Section  
Hazardous Waste Management Division (H-3)  
U.S. Environmental Protection Agency  
Region IX  
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Ms. Caroline Douglas  
Federal Facilities Coordinator  
U.S. Environmental Protection Agency  
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Mr. James R. Pawlisch, Director  
Environmental Division  
Southwest Division  
Naval Facilities Engineering Command  
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