



# Minnesota Pollution Control Agency

CERTIFIED MAIL  
RETURN RECEIPT REQUESTED

March 2, 1995

Mr. David Cabiness, Code 1862  
Commanding Officer  
Southern Division  
Naval Facilities Engineering Command  
P.O. Box 190010  
North Charleston, South Carolina 29419-9010

RE: Naval Industrial Reserve Ordnance Plant Site

Dear Mr. Cabiness:

The Minnesota Pollution Control Agency (MPCA) staff has reviewed the document entitled "Work Plan for East Plating Shop, Soil and Groundwater Investigation, Naval Industrial Reserve Ordnance Plant, Fridley, Minnesota," (Workplan) dated February 28, 1995, for the Naval Industrial Reserve Ordnance Plant Site. The Workplan was submitted pursuant to the Federal Facility Agreement, dated March 27, 1991, between the MPCA, the U.S. Environmental Protection Agency and the U.S. Navy (Navy).

The MPCA staff hereby approves the Workplan with the modification identified in Attachment I to this letter. The Navy shall modify the Workplan accordingly prior to implementation of the work.

If you have any questions regarding this letter, please contact me at (612) 296-7818.

Sincerely,

A handwritten signature in black ink, appearing to read "David N. Douglas".

David N. Douglas  
Project Manager  
Response Unit I  
Site Response Section  
Ground Water and Solid Waste Division

DND:ch

Enclosures

cc: Sidney Allison, Navy, Southern Division  
Richard M. Ninesteel, Halliburton NUS Corporation  
Thomas Bloom, U.S. Environmental Protection Agency

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DEPARTMENT : POLLUTION CONTROL AGENCY

STATE OF MINNESOTA

## Office Memorandum

DATE : March 1, 1995

TO : Dave Douglas, Project Manager  
Site Response Section  
Ground Water and Solid Waste DivisionFROM : Mark Ferrey, Soil Scientist *MF*  
Site Response Section  
Ground Water and Solid Waste Division

PHONE : 296-7333

SUBJECT : East Plating Room Sampling Work Plan

While soil underlying the plating room will be tested for PCBs, it will not be assayed in ground water. However, Table 2-1 shows PCB analysis for two equipment rinsates and two field blanks associated with the ground water sampling effort without corresponding ground water samples collected for PCB analysis. It is unclear why these Quality Assurance/Quality Control analyses are necessary for PCBs without sampling ground water for PCB. Aside from this confusion, the document is acceptable.

MF:ch