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NS MAYPORT
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LETTER REQUESTING ALL DOCUMENTS PERTAINING TO INVESTIGATIONS AT NS
MAYPORT FL
2/21/1994
FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION



Florida Department of Environmental Protection

Lawton Chiles
Governor.

Marjory Stoneman Douglas
3900 Commonwealth Boulevard
Tallahassee, Florida 32399-3000

Virginia B. Wetherell
Secretary

February 21, 1994

NAVSTA Mayport Administrative Record
Document Index Number

32228-000

16.01.00.0005

Mr. David Driggers
Code 1852
Department of the Navy
Southern Division
Naval Facilities Engineering Command
P.O. Box 190010
North Charleston, South Carolina 29419-9010

Re: Naval Station Mayport, Installation Restoration Program and
RCRA Facility Investigations

Dear Mr. Driggers:

We recently received copies of comments sent by Eric Nuzie of our departments Bureau of Waste Cleanup related to RFI Work Plans. We are concerned with potential injury to natural resources resulting from a release of pollutants from the Naval Station Mayport. The department's Secretary, Ms. Virginia B. Wetherell, was designated the Natural Resource Trustee by the Governor of Florida under Section 1006 (b) (3) of the Oil Pollution Act of 1990 (OPA), Section 107 (2) of the Comprehensive Environmental Response, Compensation and Liability Act of 1980 (CERCLA), and Section 311 of the Federal Water Pollution Control Act (FWPCA). Liability may exist for damages from any injury which may have occurred to natural resources due to the release of any hazardous substances identified under these laws.

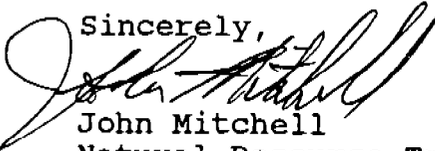
Your facility has several sites designated as potential sources of contamination (PSCs) and are being investigated through your Installation Restoration (IR) program, the Underground Storage Tank program, or the Resource Conservation Recovery Act (RCRA). Most of the contaminants from these PSCs are designated as hazardous under OPA and CERCLA. These contaminants may be injuring natural resources (i.e., groundwater; surface water; soil/sediment; air; biota; etc.) which are under the states jurisdiction.

To assist in alleviating or reducing these possible liabilities, we would like to be involved in the review, comment, and negotiations related to investigations and remedial activities at your facility. Please submit to us any and all documents related to the investigations at the various sites at NS Mayport, and continue to include us in any and all future mailings related to these sites.

January 28, 1994
NS Mayport
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We look forward to our joint participation in these matters. Should you wish to discuss this further, please contact me at (904)488-0784.

Sincerely,



John Mitchell
Natural Resource Trustee
Project Manager, Office of
Intergovernmental Programs

cc: Pat Kingcade, FDEP
Eric Nuzie, FDEP
David Clowes, FDEP
Brian Cheary, FDEP
Waynon Johnson, NOAA
Greg Hogue, DOI
James Hudson, EPA
Cheryl Mitchell, USN