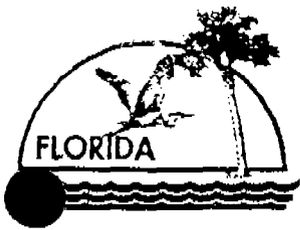


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NS MAYPORT
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LETTER REGARDING FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION
REVIEW OF INTERIM FINAL CORRECTIVE ACTION MANAGEMENT PLAN NS MAYPORT
FL
8/3/1994
FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION

Department of Environmental Protection



Lawton Chiles
Governor

Twin Towers Building
2600 Blair Stone Road
Tallahassee, Florida 32399-2400

Virginia B. Wetherell
Secretary

August 3, 1994

NAVSTA Mayport Administrative Record
Document Index Number

32228-000
09.01.00.0029

Mr. David Driggers
Code 1852
Southern Division
Naval Facilities Engineering Command
2155 Eagle Drive
Post Office Box 190010
North Charleston, South Carolina 29419-9010

Dear Mr. Driggers:

Department personnel have completed the technical review of the Interim Final CAMP, NS Mayport. I have enclosed a memorandum addressed to me from Mr. Bruce A. Arnett. It documents our comments on the referenced report.

If I can be of any further assistance with this matter, please contact me at 904-488-3935.

Sincerely,

A handwritten signature in cursive script that reads "Eric S. Nuzie".

Eric S. Nuzie
Federal Facilities Coordinator

ESN/st

Enclosure

cc: Bruce Arnett
Cheryl Mitchell
Brian Cheary
Jerry Young
John Mitchell

32228-000
09.01.00.0028

Florida Department of
Environmental Protection

Memorandum

TO: Eric S. Nuzie, Federal Facilities Coordinator
Bureau of Waste Cleanup

THROUGH: Dr. James J. Crane, P.G. Administrator *J for JC*
Technical Review Section

Tim Bahr, P.G. Supervisor
Technical Review Section *B*

FROM: Bruce A. Arnett, Environmental Specialist II *BAA*
Technical Review Section

DATE: August 2, 1994

SUBJECT: Interim Final CAMP for Naval Station Mayport, Florida.

I have reviewed the subject document dated May 6, 1994 (received May 11, 1994) and have found the document to be adequate for its purposes with the following exception:

The role of the FDEP is briefly discussed in the foreword of this document, however the remainder of the document implies that only the USEPA will have an active part in the review of documents and the associated regulatory processes. Future documents should indicate the complimentary and supportive roles of both the EPA and FDEP in the cleanup process.

/baa