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LETTER AND COMMENTS FROM FLORIDA DEPARTMENT OF ENVIRONMENTAL  
PROTECTION REGARDING FINAL CORRECTIVE MEASURES STUDY FOR SOLID WASTE  
MANAGEMENT UNITS 1, 23, 24 AND 25 NS MAYPORT FL  
11/3/2005  
FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION



Jeb Bush  
Governor

# Department of Environmental Protection

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

Colleen M. Castille  
Secretary

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November 3, 2005

Ms. Adrienne Wilson  
Department of the Navy, Southern Division  
Naval Facilities Engineering Command  
2155 Eagle Drive, PO Box 190010  
North Charleston, SC 29419-9010

file: 1\_23\_24\_25CMS2.doc

RE: Final Corrective Measures Study for Solid Waste Management Units 1, 23, 24 and 25,  
Naval Station Mayport, Mayport, Florida

Dear Ms. Wilson:

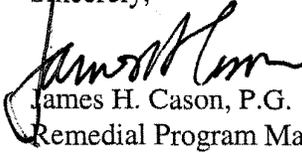
This letter was originally generated September 2, 2005, but was misplaced in my office. Please accept my apologies for the delay. I have reviewed the above document dated November 2004 (received November 12, 2004). The document presents the following recommendations:

1. SWMU 1, Landfill A: Land Use Controls for the Industrial (Non-Residential) scenario with monitoring for Natural Attenuation for groundwater.
2. SWMU 23, Jacksonville Shipyard: Land Use Controls for the Industrial (Non-Residential) scenario with monitoring for Natural Attenuation for groundwater.
3. SWMU 24, North Florida Shipyard: Land Use Controls for the Industrial (Non-Residential) scenario with monitoring for Natural Attenuation for groundwater.
4. SWMU 25, Atlantic Marine: Land Use Controls for the Industrial (Non-Residential) scenario with monitoring for Natural Attenuation for groundwater.

Each of the above SWMUs is currently within areas of ongoing industrial activity. Soil contamination is within the industrial/commercial range and groundwater is not produced from these areas nor is there a direct exposure pathway. In consideration of these facts, I concur with the recommendations of the CMS. If you require further clarification or other assistance, please contact me at 850-245-8999.

Ms. Adrienne Wilson  
November 3, 2005  
Page Two

Sincerely,



James H. Cason, P.G.  
Remedial Program Manager

CC: Craig Benedikt, US EPA Region IV, Atlanta  
Terry Hansen, Tetra Tech, Tallahassee  
Diane Racine, NAVSTA Mayport  
Tim Bahr, FDEP, Tallahassee

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