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NTC ORLANDO
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LETTER REGARDING REGULATOR REVIEW AND COMMENTS TO THE RESPONSE TO
COMMENTS OPERABLE UNIT 2 (OU 2) REMEDIAL INVESTIGATION/FEASIBILITY
INVESTIGATION WORK PLAN NTC ORLANDO FL
12/8/1995
FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION

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Department of Environmental Protection

Lawton Chiles
Governor

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

Virginia B. Wetherell
Secretary

December 8, 1995

Mr. Wayne Hansel
Code 18B7
Southern Division
Naval Facilities Engineering Command
P.O. Box 190010
North Charleston, South Carolina 29419-0068

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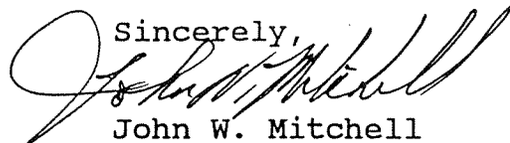
RE: Response to Comments, OU2 RI/FS Work Plan, NTC Orlando.

Dear Mr. Hansel:

I have completed the review of the response to comments, dated November 6, 1995 (received November 8, 1995). I only have a few comments related to the response to Comment 4 and Bullet No. 2.

1. Comment 4 - As stated previously, the state does not accept Remedial Goal Options higher than 1E-6. However, including the USEPA range of 1E-4 to 1E-6 for the purposes of evaluating the ability for a remedial alternative to achieve a specific risk factor is acceptable. If no remedial alternatives can achieve 1E-6 then other risk management decisions (e.g., deed restrictions; institutional controls; etc.) can be made which will achieve 1E-6.
2. Bullet No. 2 - The other purposes of landfill capping (e.g., infiltration; runoff; erosion control) mentioned by Mr. Greg Brown should be briefly outlined in the document as part of the presumptive remedy.

If I can be of any further assistance with this matter, please contact me at (904) 921-9989.

Sincerely,

John W. Mitchell
Remedial Project Manager

cc: LCDR Catherine Ballinger, NTC Orlando
Nancy Rodriguez, USEPA Region 4
Bill Bostwick, FDEP Central District
John Kaiser, ABB, Orlando
Patricia Kingcade, OGC/Trustee File

TJB



JJC



ESN

