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Florida Department of Environn

Twin Towers Office Bldg. O 2600 Blair Stone Road O Tallahassee, Florida 32399-2400

Lawton Chiles, Governor

Carol M. Browner, Secretary

April 29, 1992

CERTIFIED MAIL
RETURN RECEIPT REQUESTED

Ms. Suzanne O. Sanborn
Code 18211
Department of the Navy
Southern Division
Naval Facilities Engineering Command
2155 Eagle Drive
P.O. Box 10068
Charleston, SC 29411-0068

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NAS PENSACOLA
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Dear Ms. Sanborn:

Department personnel have completed the review of the Navy response on the Draft Work Plans Phase I, Group H, I, P and Q, NAS Pensacola. I have enclosed a memorandum from Mr. Jorge R. Caspary to me. It documents our concern about the proposed disposal of the development/purge water for the monitoring wells. This issue needs to be resolved before work commences. We will assist you in any way possible with this effort.

If I can be of any further assistance with this matter, please contact me at (904)488-0190.

Sincerely,

Eric S. Nuzie
Federal Facilities Coordinator

ESN/dd

Enclosure

cc: Bill Kellenberger
Ron Joyner
John Mitchell
Lynn Griffin
Allison Drew



State of Florida

For Routing To Other Than The Addressee	
To _____	Location _____
To _____	Location _____
To _____	Location _____
From _____	Date _____

Interoffice Memorandum

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

THROUGH: Dr. James J. Crane, PGIII/Administrator
Technical Review Section *JJC*

FROM: Jorge R. Caspary, P.G. Base Coordinator *J.R.C.*
Technical Review Section

DATE: April 27, 1992

SUBJECT: Review of the U.S. Navy responses on Draft Workplans Phase I: Groups H, I, P, and Q. Pensacola Naval Air Station.

The above referenced responses have been reviewed and adequately address Departmental concerns with one exception:

It is stated that development/purge water for the temporary monitoring wells will be poured back into the well. Consultation with the Underground Injection Control (UIC) Section indicates that this practice is a violation of Chapter 17-28F.A.C.. An alternate method that is acceptable to the Department and EPA needs to be incorporated into the work plan. If necessary, this issue *can* be discussed via a conference call or as an item during the next **RPM** meeting.