



UNITED STATES ENVIRONMENTAL PROTECTION

REGION IV

345 COURTLAND STREET, N.E.
ATLANTA, GEORGIA 30365

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NAS PENSACOLA
5090.3a.

OCT 19 1994

4WD-FFB

CERTIFIED MAIL
RETURN RECEIPT REQUESTED

Commanding Officer
Attn: Mr. Bill Hill - Code 1851
Southern Division
NAVFACENCOM
P.O. Box 190010
North Charleston, South Carolina 29419-9010

Subj: Final Sampling and Analysis Plans for Category 5 Sites;
NAS Pensacola, Florida
EPA Site ID No.: FL 9170024567

Dear Mr. Hill:

The Environmental Protection Agency (EPA) is in receipt of the Errata for the Sampling and Analysis Plans (SAPs) for sites 3, 14 and 34. With attachment of these Errata to the appropriate SAPs, the August 25, 1994 version of the Category 5 SAPs, listed below, will be acceptable:

Operable Unit 6 (Sites 9 and 29)
Operable Unit 8 (Site 3)
Screening Site 10
Screening Site 14
Screening Site 34

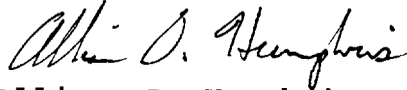
Therefore, upon EPA receipt of an acceptable Comprehensive Sampling and Analysis Plan (CSAP) for NAS Pensacola, EPA shall consider the Remedial Investigation/Feasibility Study (RI/FS) Work Plans for Operable Units (OUs) 6 and 8 final and approved.

In addition, EPA wishes to note that these SAPs present a three-phased investigatory approach, but include a detailed description of only Phase I activities. According to the SAPs, a detailed description of Phase II and III activities, if needed, will be provided in one or more Technical Memorandums. EPA will provide written comments on these Technical Memorandums, and anticipates that all Phase II and III activities will be discussed and agreed to by the Parties during subsequent Partnering Meetings. The next Primary Document to be submitted for these sites - the Remedial Investigation Report - must

incorporate all changes agreed to in these meetings in order for EPA to consider it for approval.

Please contact me at (404) 347-3016 if you have any questions or wish to discuss these issues further.

Sincerely Yours,



Allison D. Humphris
Remedial Project Manager
Department of Defense Remedial Section
Federal Facilities Branch

cc: Ron Joyner, NAS, Pensacola
Eric Nuzie, FDEP
Brian Caldwell, Ensafe/Allen & Hoshall