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ENSAFE INC.

ENVIRONMENTAL AND MANAGEMENT CONSULTANTS

5724 Summer Trees Drive • Memphis, Tennessee 38134 • Telephone 901-372-7962 • Facsimile 901-372-2454 • W.enxife.COM
June 5, 1998

U.S. Environmental Protection Agency
Attn: **Ms.** Gena Townsend
Atlanta Federal Center
61 Forsyth Street, SW
Atlanta, Georgia 30303-3104

N00204.AR.001661
NAS PENSACOLA
5090.3a

Re: Final Records of Decision
Site 17 (Operable Unit 14) and Site 1 (Operable Unit 1)
NAS Pensacola
Contract # N62467-89-D-0318/083

Dear **Ms.** Townsend:

On behalf of the Navy, EnSafe Inc. is pleased to submit two copies of the following documents for the Naval Air Station Pensacola in Pensacola, Florida:

Final Record of Decision for Site 17 (Operable Unit 14), Transformer Storage Yard
Final Record of Decision for Site 1 (Operable Unit 10), Sanitary Landfill

Responses to EPA comments are also enclosed. FDEP comments were received verbally and have been incorporated into the document. After concurrence is received, the **final** document will be submitted to the Commanding Officer for NAS Pensacola for signature. If you should have any questions or need any additional information regarding the document, please do not hesitate to call me.

Sincerely,
EnSafe Inc.

Allison L. Dennen
Task Order Manager

Enclosure

cc: Bill Hill, Code 1851 SOUTHNAVFACENGCOM without enclosure
Ron Joyner, NAS Pensacola – 2 copies
Tom Dillon, NOAA – 1 copy
EnSafe Inc. file – 1 copy
EnSafe Inc. Pensacola – 1 copy
EnSafe Inc. Library – 1 copy
Administrative Record

**U.S. ENVIRONMENTAL PROTECTION AGENCY , REGION IV
RESPONSE TO COMMENTS
DRAFT RECORD OF DECISION
OPERABLE UNIT 1 - SITE 1
NAS PENSACOLA**

Comment 1:

The treatment method to remove the iron from groundwater in Alternative 2.c. should be described. Because only iron will **be** removed, also describe more clearly how the other contaminants (mainly organics which are above cleanup goals) will **be** addressed.

Response:

The treatment method to remove iron has been described under Alternative 2c on pages 58 through 60. The treatment of other contaminants is also described on those pages.

Comment 2:

The institutional control component should include a requirement for annual certification of the site conditions and the restriction controls remain in place.

Response:

Agreed. The annual certification of site conditions has been added to the institutional control component and is described on pages viii, 14 and 55.