



Department of Environmental Protection

32501.015
09.01.15.0034

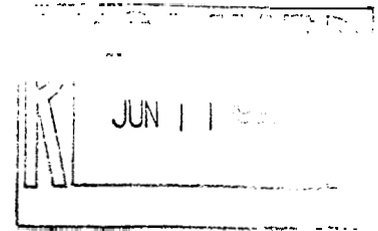
Jeb Bush
Governor

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

David B. Struhs
Secretary

June 3, 1999

Mr. Bill Hill
Code 1851
Southern Division
Naval Facilities Engineering Command
2155 Eagle Drive
P.O. Box 190010
North Charleston, South Carolina 29419-9010



N00204.AR.001770
NAS PENSACOLA
5090.3a

RE: Draft Proposed Plan, Site 15 (OU4), NAS Pensacola

Dear Mr. Hill:

I have completed the technical review of the above referenced document dated March 17, 1999 (received March 19, 1999). I have the following comments which should be addressed in the final document.

1. RI Findings, Groundwater, Page 4: The Florida Secondary Drinking Water Standard for Aluminum is 200 ppb. Chromium may contribute to risk pending reevaluation of the data contained in the RI. Dieldrin exceeds the Groundwater Cleanup Target Level (GCTL) of 0.005 ppb.
2. Table 1, Cleanup Goals for Contaminants Contributing to Risk: Chromium may be added to the Groundwater section pending the reevaluation of the data contained in the RI. The Cleanup Goals for Dieldrin, Alpha-Chlordane and Gamma-Chlordane should be based on the soil leachability values of 0.005, 4.1, and 4.1 ppm, respectively.
3. Feasibility Study Summary, Groundwater, Page 6: Alternative G-2 appears to cost more and take longer than alternative G-3. It should be clarified that this alternative is expected to take a shorter length of time and at a lower cost once soil excavation has removed the source of contamination.
4. Comparison of Alternatives, Groundwater, Page 7: There is a typo in the second sentence of this paragraph.

"Protect, Conserve and Manage Florida's Environment and Natural Resources"

Printed on recycled paper.

Mr. Bill Hill
Page Two
June 3, 1999

Within the sentence it states, "for Alternatives G-1 ad
G-2" should be corrected to "for Alternatives G-1 and
G-2".

If I can be of any further assistance with this matter,
please contact me at (850) 921-9989.

Sincerely,

Joseph F. Fugitt

Joseph F. Fugitt, P.G.
Remedial Project Manager

cc: Ron Joyner, NAS Pensacola
Gena Townsend, USEPA Region IV
Brian Caldwell, EnSafe, Knoxville
[REDACTED], EnSafe, Memphis
Tom Lubozynski, FDEP Northwest District

TJB *B*

JJC *JJC*

ESN *ESN*