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NAS PENSACOLA  
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LETTER FROM THE U S EPA REGION IV REGARDING REVIEW OF REVISED REMOVAL  
ACTION PLANS AT SITES 30, 32 AND 39 NAS PENSACOLA FL  
10/5/1994  
U S EPA REGION IV



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

REGION IV

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

OCT 05 1994

4WD-FFB

CERTIFIED MAIL  
RETURN RECEIPT REQUESTED

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

SUBJ: EPA Concurrence with 3 FY94 Removal Actions;  
NAS Pensacola, Florida  
EPA Site ID No.: FL 9170024567

Dear Mr. Hill:

The Environmental Protection Agency (EPA) has completed its review of the revised Removal Action Plans for the following sites at the Naval Air Station (NAS) Pensacola:

Site 30, Wetland 5A (Waste Receiving Structure)  
Site 32, Wetland 80 (Abandoned Wastewater Treatment Plant)  
Site 39 (Contaminated Soil)

EPA concurs with the Navy's proposed removal actions, and looks forward to receiving copies of the associated Removal Action Reports from the Navy upon completion of all proposed activities.

Regarding the Navy's responses to EPA comments on the draft Removal Action Plans, there seems to be some confusion as to which agency has the primary responsibility for contacting natural resource trustees. In accordance with 40 CFR 300.410(g) (removal actions) and 40 CFR 300.430(b)(7) (remedial actions), the Navy, as lead agency, has primary responsibility for promptly notifying all state and federal resource trustees of any actually or potentially-affected natural resources. EPA therefore continues to recommend that the Navy inform all natural resource trustees of the nature and status of the subject removal actions.

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