

UNITED STATES MARINE CORPS

MARINE CORPS BASE CAMP LEJEUNE, NORTH CAROLINA 28542-5001

10 REPLY REFER TO: 5214

BEMD

13 Mar 1990

From: Base Commander, Marine Corps Base, Camp Lejeune

To: Commander, Atlantic Division, Naval Facilities Engineering

Command

Subj: NOTICES OF VIOLATION REPORTING DOCUMENTS

Ref: (a) COMLANTNAVFACENGCOM 1tr 5090 1821T:TB:ch dtd 7 Mar 90

Encl: (1) FY89 Activity Violation Records

1. In accordance with the reference, the enclosure contains an FY89 Activity Violation Record for each Notice received by this command in FY89 or not resolved by FY89. Twelve notices were received in FY89 and one received in FY85 is still unresolved.

2. This addresses all facilities aboard the Camp Lejeune/New River complex with one exception. The air quality permit for the Naval Hospital's incinerator is maintained by the Naval Hospital. Any violations would have been addressed directly to the Commanding Officer, Naval Hospital, Camp Lejeune and not to this command.

3. Point of contact for this matter is Elizabeth Betz, Supervisory Chemist, Hazardous Waste and Pollution Control Division, telephone (919) 451-2471, autovon 484-2471.

J. I. WOOTEN
By direction

THE STATE OF THE S

4...

5714 BRMD 13 Mar 1990

From: Rawa Companya, usyine Coma Base. Damp Lojau : Vo. Commandar, telencia Willelon, Navil Parilities Engineering Command

SORE MOVELORS OF VEGENATOR REPORTED RECEIVED

to the total and the termination of the termination of the termination and the termination of the terminatio

Telvors8 not slov var to ASYW (1) stend

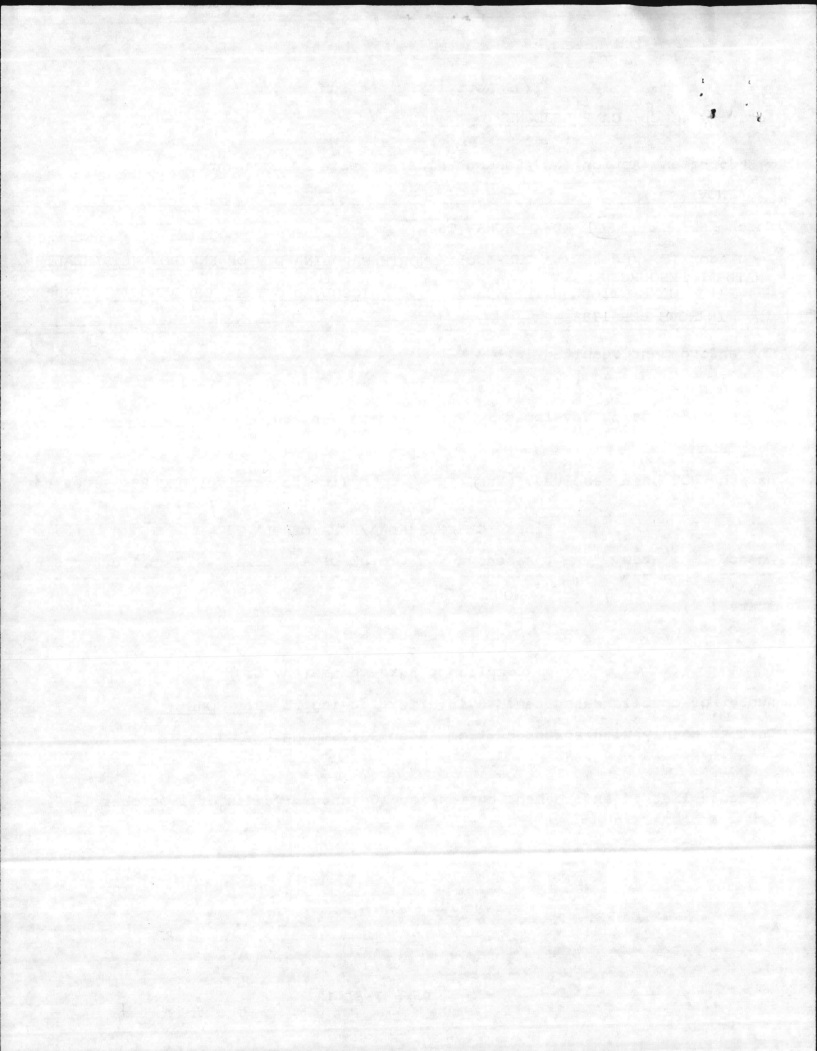
1. Ta accordance when the coefficients, has ancionage contents an average with the content and action of the content and action of the content of the content of the content of the coefficient of the coefficient.

9. This addresses all bacilities aboard the dimp lejoine fue viver complex with our avention. The air justice promit for the day a definition of the contract of the contract of the complex of the contract of the contract of the contract of the contract of the compact of the compact.

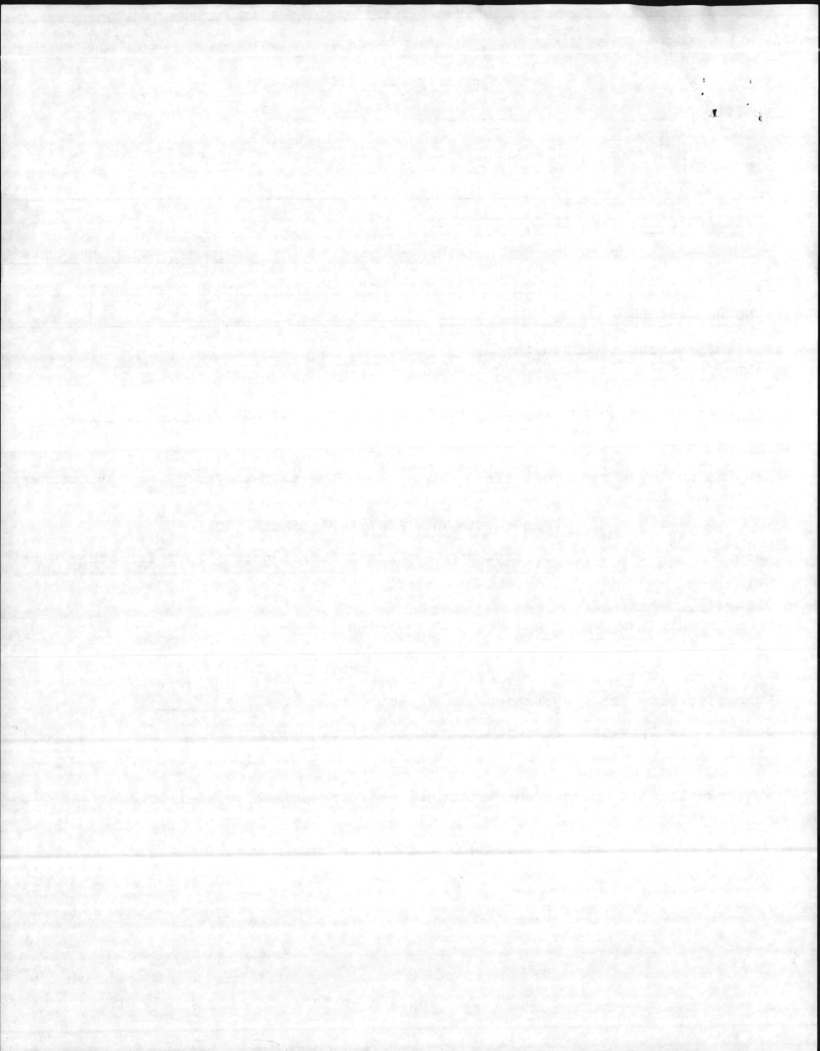
Point of meature for this matter to dilrabeth Sett. espervisory Chaptet, Matachons Wester and Fullation Control Division, telepants (909) 4 m-2471, autoword 484-2471.

TRUCOW

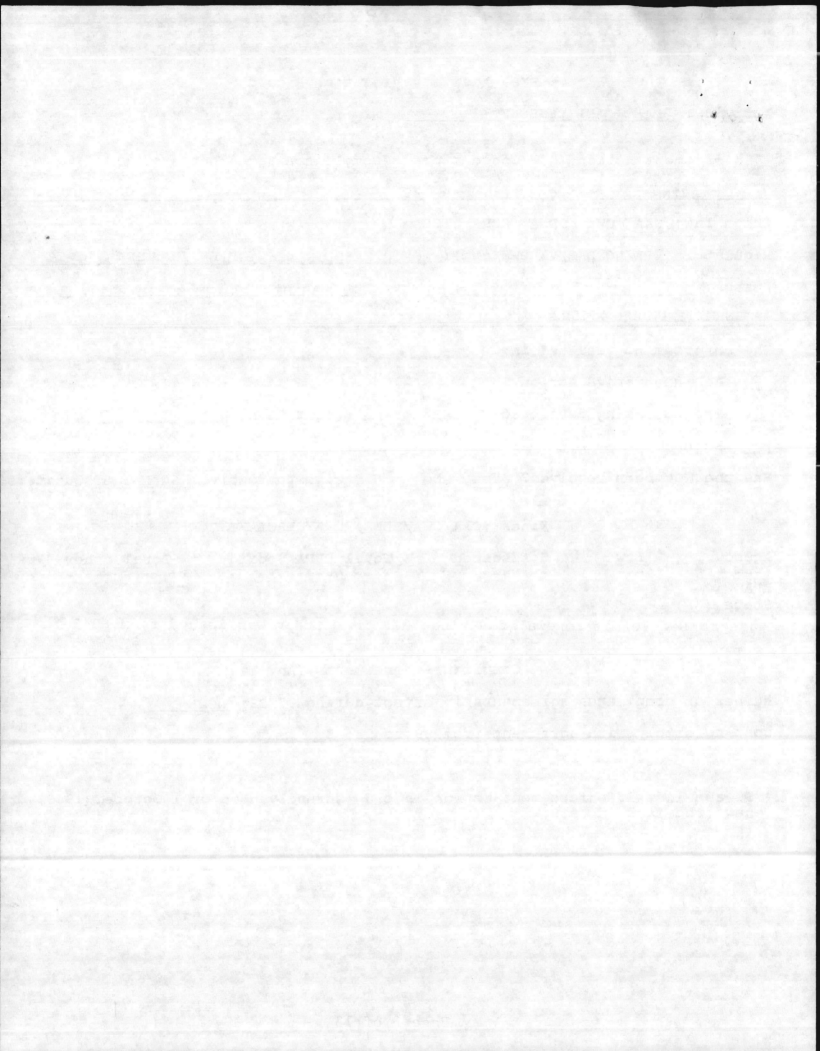
* Enforcement Action (NOV/Consent order/compliance agreement/etc.): NOV			
			Which law: CAA CWA SDWA RCRA TSCA
NATURAL RESOURCES	R/VA DWM/etc): NORTH CAROLINA DIV OF ENVIRONMNET, HEALTH & R WWTP EXCEEDED BOD, DISSOLVED OXYGEN AND AMMONIA STANDARDS		
The enforcement resu	lted in:		
Administrative	Action		
Project being d	eveloped PCR# or date sent to HQ:		
Has the NOV been res			
	Fines (CAA/CWA/SDWA/RCRA/CERCLA/TSCA)		
Agency Law EPA State ()	\$ Assessed Total DERA \$ paid Total other \$ paid NONE		
	Compliance Agreements (Any Law)		
Number of compliance	agreements in effect during FY 89: NONE		
	agreement from 89 to 93: \$ NONE		
* Please list if enforce (received in 1	orcement action is old (unresolved as of 1 October 1989) or 989).		



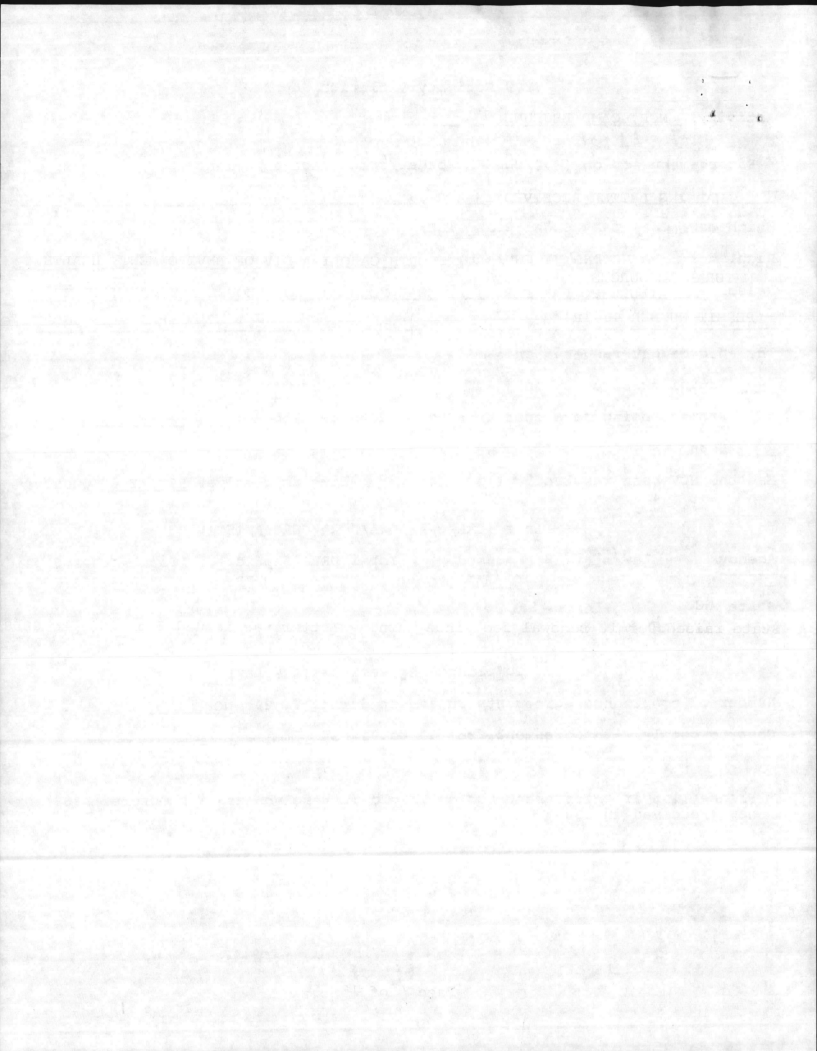
Activity: MCB, CAMP LEJEUNE		
* Enforcement Action (NOV/Consent order/compliance agreement/etc.): WARNING LETTER RECEIVED IN APR 89		
Which law: CAA CWA SDWA RCRA TSCA		
Regulator (EPA/NC DNR/VA DWM/etc): NORTH CAROLINA DIV OF ENVIRONMENT, HEALTH & NATURAL RESOURCES Reason: FAILURE TO PAY PERMIT RENEWAL FEES FOR RIFLE RANGE STEAM PLANT, PERMIT		
NUMBER 4642R3		
The enforcement resulted in:		
X Administrative Action		
Project being developed PCR# or date sent to HQ:		
Both		
Has the NOV been resolved? Yes No Time to resolve: 31 MAY 89 Quarters		
Fines (CAA/CWA/SDWA/RCRA/CERCLA/TSCA)		
Agency Law \$ Assessed Total DERA \$ paid Total other \$ paid EPA State (NC)		
State raised Permit renewal fee since Warning Letter was issued from \$640 to \$85		
Compliance Agreements (Any Law)		
Number of compliance agreements in effect during FY 89: NONE		
Cost to comply with agreement from 89 to 93: \$ NONE		
* Please list if enforcement action is old (unresolved as of 1 October 1989) or		



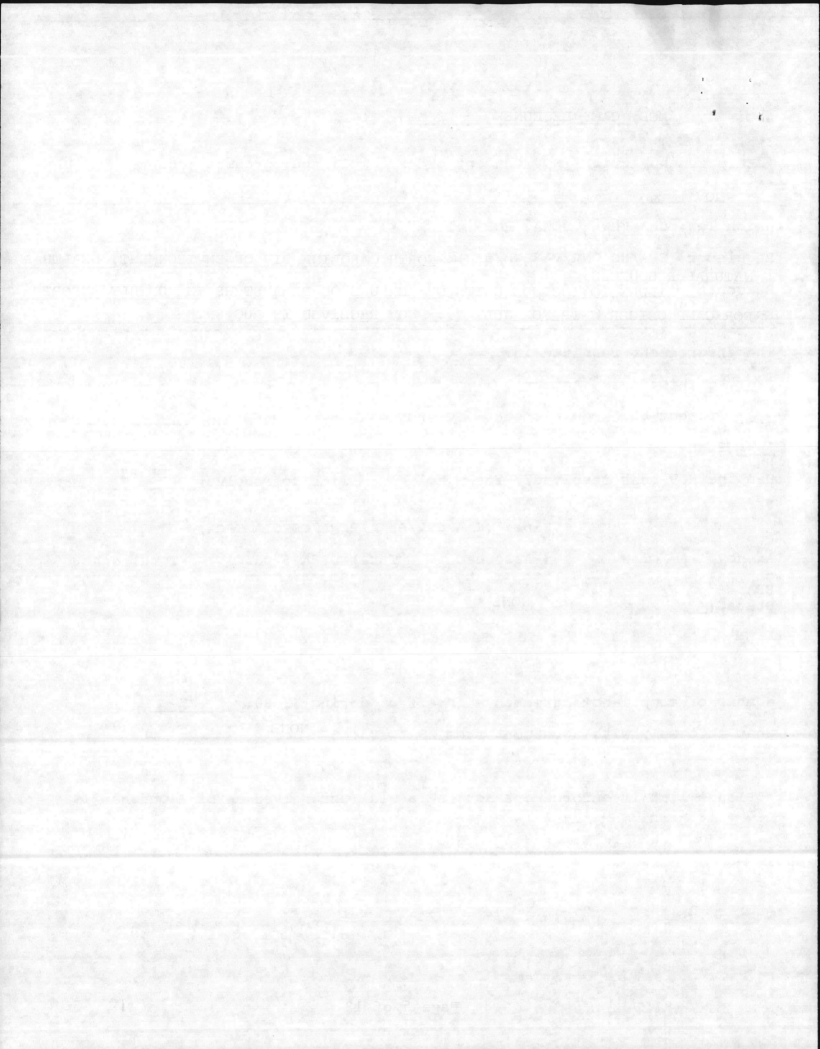
Activity: MCB, CAMP LEJEUNE
* Enforcement Action (NOV/Consent order/compliance agreement/etc.): WARNING LETTER RECEIVED IN APR 89
Which law: CAA CWA SDWA RCRA TSCA
Regulator (EPA/NC DNR/VA DWM/etc): NORTH CAROLINA DIV OF ENVIRONMENT, HEALTH & NATURAL RESOURCES Reason: FAILURE TO PAY PERMIT RENEWAL FEES PARADISE POINT STEAM PLANT.
PERMIT NUMBER 4645R2
The enforcement resulted in:
X Administrative Action
Project being developed PCR# or date sent to HQ:
Both
Has the NOV been resolved? Yes No Time to resolve: 31 MAY 89 Quarters
Fines (CAA/CWA/SDWA/RCRA/CERCLA/TSCA)
Agency Law \$ Assessed Total DERA \$ paid Total other \$ paid EPA State (NC)
State raised Permit renewal fee since Warning Letter was issued from \$640 to \$85
Compliance Agreements (Any Law)
Number of compliance agreements in effect during FY 89: NONE
Cost to comply with agreement from 89 to 93: \$ NONE
* Please list if enforcement action is old (unresolved as of 1 October 1989) or



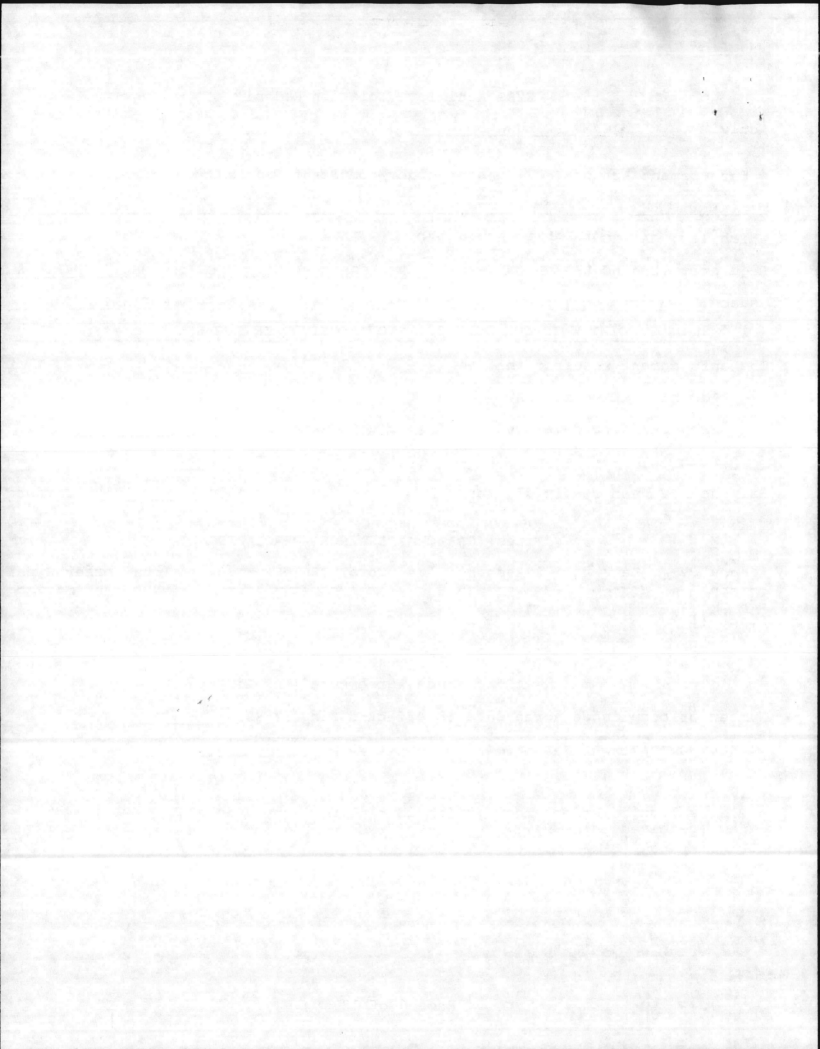
Activity: MCB, CAMP LEJEUNE			
* Enforcement Action (NOV/Consent order/compliance agreement/etc.): WARNING LETTER RECEIVED IN APR 89			
Which law: CAA CWA SDWA RCRA TSCA			
Regulator (EPA/NC DNR/VA DWM/etc): NORTH CAROLINA DIV OF ENVIRONMENT, HEALTH & NATURAL RESOURCES			
Reason:FAILURE_TO PAY PERMIT RENEWAL FEES FOR COURTHOUSE BAY STEAM PLANT, PERMIT NUMBER 4641R4			
The enforcement resulted in:			
X Administrative Action			
Project being developed PCR# or date sent to HO:			
Both			
Has the NOV been resolved? Yes No Time to resolve: 31 MAY 89 Quarters			
Fines (CAA/CWA/SDWA/RCRA/CERCLA/TSCA)			
Agency Law \$ Assessed Total DERA \$ paid Total other \$ paid EPA			
State (NC)			
State raised Permit renewal fee since Warning Letter was issued from \$640 to \$850			
Compliance Agreements (Any Law)			
Number of compliance agreements in effect during FY 89: NONE			
Cost to comply with agreement from 89 to 93: \$ NONE			
* Please list if enforcement action is old (unresolved as of 1 October 1989) or new (received in 1989).			



* Enforcement Action (NOV/Consent order/compliance agreement/etc.): NOV			
Which law: CAA CWA SDWA RCRA TSCA Regulator (EPA/NC DNR/VA DWM/etc): NORTH CAROLINA DIV OF ENVIRONMENT, HEALTH & NATURAL RESOURCES Reason: FAILURE TO INCLUDE UNITS OF MEASURE ON PARAMETERS IN MONTHLY REPORT FOR CAMP GEIGER WWTP FOR JULY 89. NOV RECEIVED IN AUG 89.			
X Administrative			
Project being d	eveloped PCR# or date sent to HQ:		
Both			
Has the NOV been res	olved? Yes No Time to resolve	e: SEP 89 Quarters	
	Fines (CAA/CWA/SDWA/RCRA/CERCLA/TSC	A)	
Agency Law	\$ Assessed Total DERA \$ paid	Total other \$ pai	
EPA State ()	NONE .		
	Compliance Agreements (Any Law)		
Number of compliance	agreements in effect during FY 89: N	ONE	
	agreement from 89 to 93: \$ NONE		
* Please list if enfo new (received in 1	proement action is old (unresolved as (989).	of 1 October 1989) or	



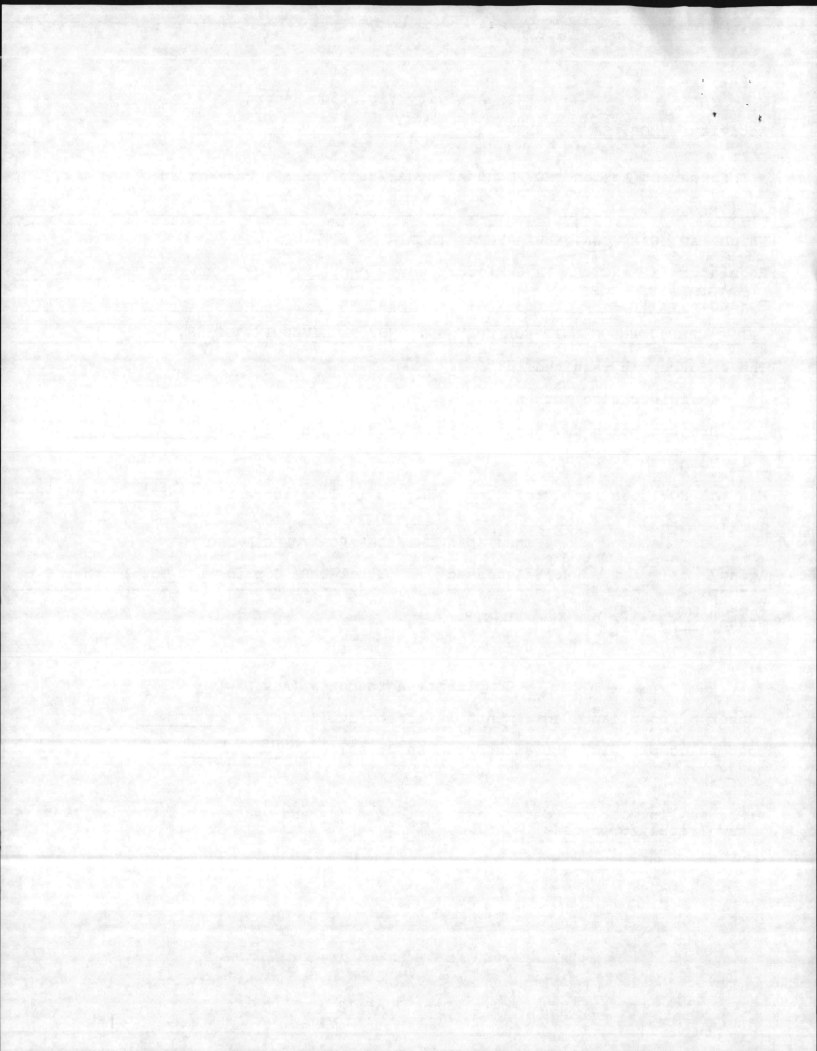
	FY89 Activity	y Violation Record	
Activity: MCB, CAM	P LEJEUNE		
* Enforcement Action (NOV/Consent order/compliance agreement/etc.): NOV			
Which law: CAA CWA	SDWA RCRA TSC	A	
NATURAL RESOURCES		ORTH CAROLINA DIV OF ENV MEASURE ON PARAMETERS I	
FOR HADNOT POINT	WWTP FOR JULY 89.	NOV RECEIVED IN AUG 89	•
The enforcement resu	ulted in:		
X Administrative	Action		
Project being	developed PCR#	or date sent to HQ:	
Both			
Has the NOV been res	solved? (Yes No	Time to resolve:	SEP 89 Quarters
	Fines (CAA/CW	A/SDWA/RCRA/CERCLA/TSCA)	
Agency Law	\$ Assessed	Total DERA \$ paid	Total other \$ pai
EPA State ()	NONE		
	Compliance	Agreements (Any Law)	
Number of compliance	agreements in e	ffect during FY 89: NON	E
Cost to comply with	agreement from 89	9 to 93: \$ NONE	_
* Please list if ennew (received in)		is old (unresolved as of	1 October 1989) o



Activity: MCB,		y Violation Record	
		der/compliance agreement	t/etc.):
Which law: CAA	CWA SDWA RCRA TSC	la .	
NATURAL RESOUR	CES	ORTH CAROLINA DIV OF EN	
		NOV RECEIVED IN AUG 8	
Both	ive Action ng developed PCR#	or date sent to HQ:	
	Fines (CAA/CW	A/SDWA/RCRA/CERCLA/TSCA	
Agency Law	\$ Assessed	Total DERA \$ paid	Total other \$ pa
EPA State ()	NONE		
	Compliance	Agreements (Any Law)	
Number of compli	ance agreements in e	effect during FY 89: NO	NE

Cost to comply with agreement from 89 to 93: \$___

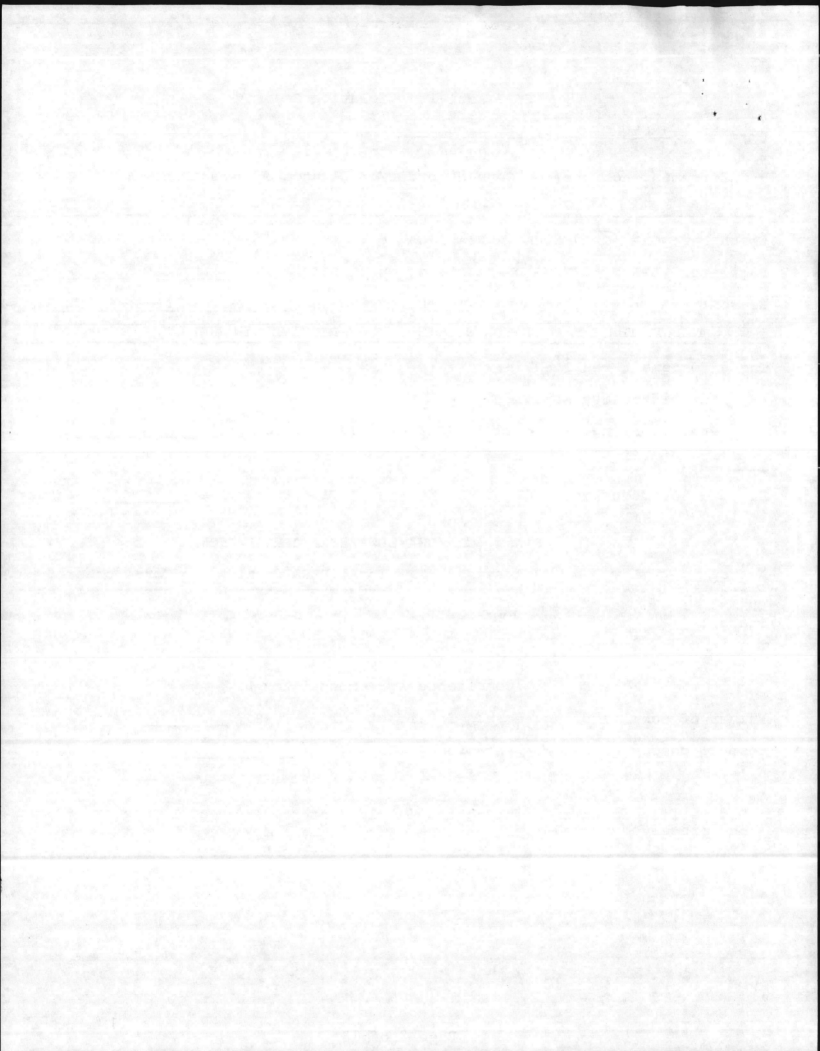
^{*} Please list if enforcement action is old (unresolved as of 1 October 1989) o new (received in 1989).



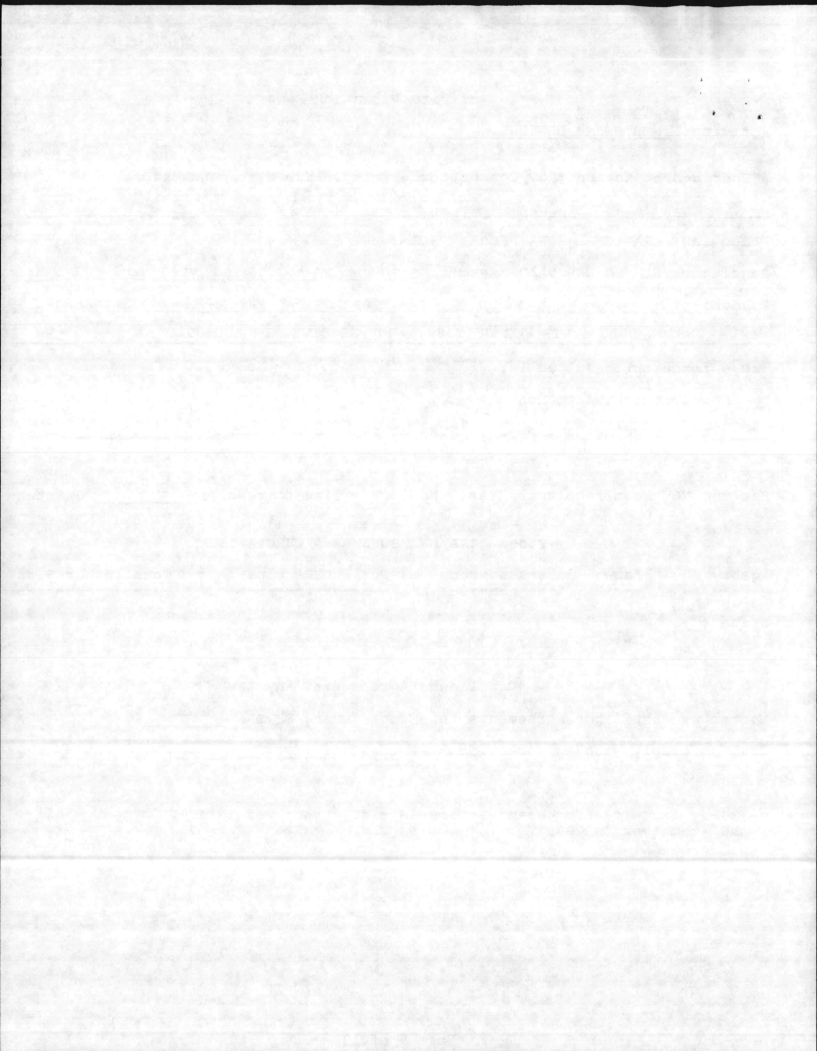
	F189 ACCIVITY VIOL	.acion Record	
Activity: MCB, CAM	P LEJEUNE		
* Enforcement Action	n (NOV/Consent order/co	ompliance agreement	t/etc.):
* Enforcement Action (NOV/Consent order/compliance agreement/etc.): NOV			
Which law: CAA CWA) SDWA RCRA TSCA		
NATURAL RESOURCES	NR/VA DWM/etc): NORTH C		
FOR TARAWA TERRAC	E WWTP FOR JULY 89. NO	OV RECEIVED IN AUG	89.
X Administrative Project being Both Has the NOV been re	developed PCR# or da	Time to resolve:	
Agency Law	\$ Assessed Tot	al DERA \$ paid	Total other \$ pai
EPA State ()	NONE .		
	Compliance Agree	ements (Any Law)	
Number of compliance	e agreements in effect	during FY 89: NO	NE

Cost to comply with agreement from 89 to 93: \$___

^{*} Please list if enforcement action is old (unresolved as of 1 October 1989) o new (received in 1989).

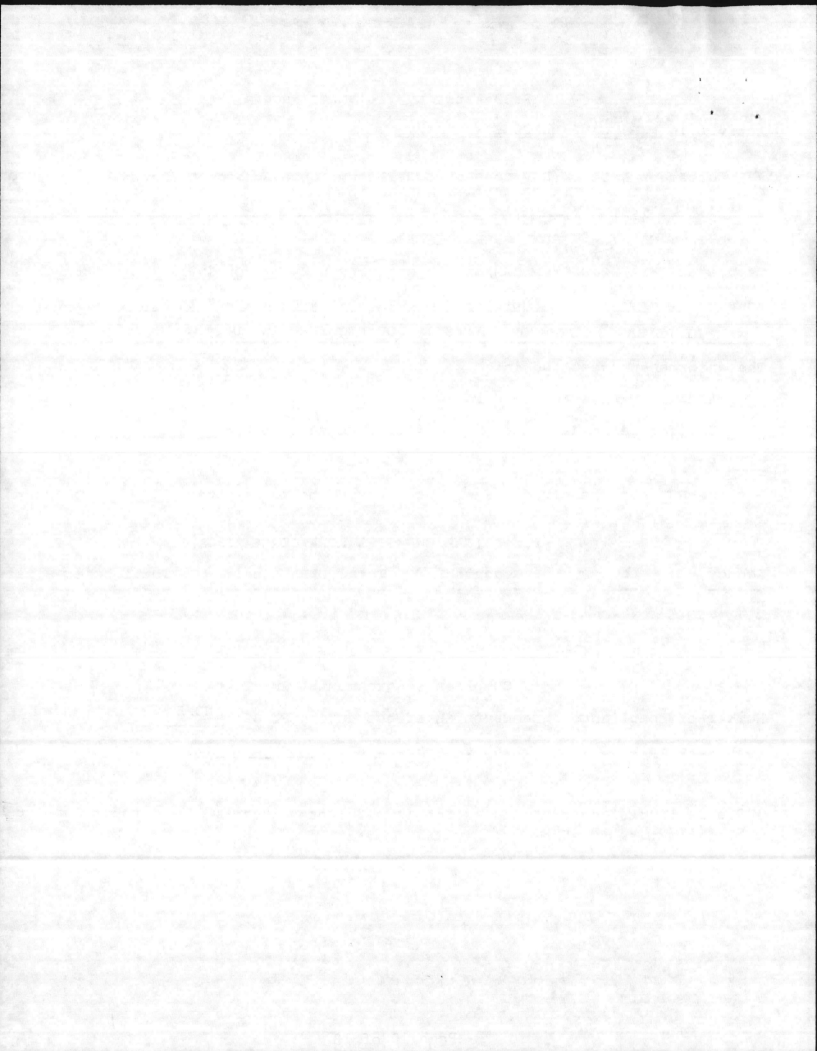


Activity: MCB, CAMP	LEJEUNE	A STATE OF THE STA		
* Enforcement Action (NOV/Consent order/compliance agreement/etc.): NOV				
Which law: CAA CWA	SDWA RCRA TS	CA		
Regulator (EPA/NC DNR, NATURAL RESOURCES Reason: FAILURE TO I				
FOR ONSLOW BEACH WW	TP FOR JULY 89	NOV RECEIVED IN	AUG 89.	
The enforcement result				
Project being de		# or date sent to W	0.	
Both	reloped 101	, 02 data bella to li		
Has the NOV been reso	lved? Yes N	Time to re	solve: SEP 89	Quarters
	Fines (CAA/C	WA/SDWA/RCRA/CERCLA	/TSCA)	
Agency Law	\$ Assessed	Total DERA \$ pa	id Total	other \$ pa:
EPA State ()	NONE			
	Complianc	e Agreements (Any L	aw)	
Number of compliance	agreements in	effect during FY 89	NONE	
Cost to comply with a	greement from	89 to 93: \$ NONE		
* Please list if enfo	rcement action	is old (unresolved	as of 1 Octob	er 1989) c

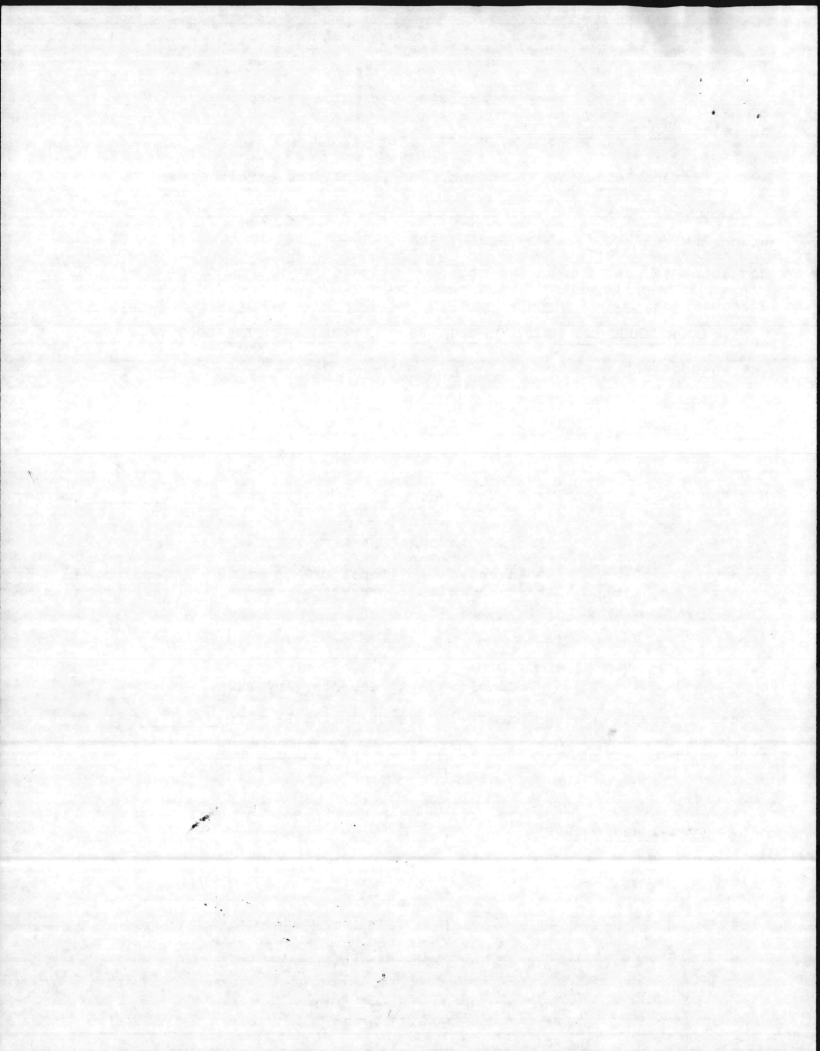


FY89	Activity	Violation	Record
------	----------	-----------	--------

Activity: MCB, CAMP LEJEUNE
* Enforcement Action (NOV/Consent order/compliance agreement/etc.): NOV
Which law: CAA CWA SDWA RCRA TSCA
Regulator (EPA/NC DNR/VA DWM/etc): NORTH CAROLINA DIV OF ENVIRONMENT, HEALTH & NATURAL RESOURCES Reason: FAILURE TO INCLUDE UNITS OF MEASURE ON PARAMETERS IN MONTHLY REPORT
FOR RIFLE RANGE WWTP FOR JULY 89. NOV RECEIVED IN AUG 89.
The enforcement resulted in:
X Administrative Action
Project being developed PCR# or date sent to HQ:
Has the NOV been resolved? Yes No Time to resolve: SEP 89 Quarters
Fines (CAA/CWA/SDWA/RCRA/CERCLA/TSCA)
Agency Law \$ Assessed Total DERA \$ paid Total other \$ paid
State () NONE
Compliance Agreements (Any Law)
Number of compliance agreements in effect during FY 89: NONE
Cost to comply with agreement from 89 to 93: \$ NONE
* Please list if enforcement action is old (unresolved as of 1 October 1989) onew (received in 1989).

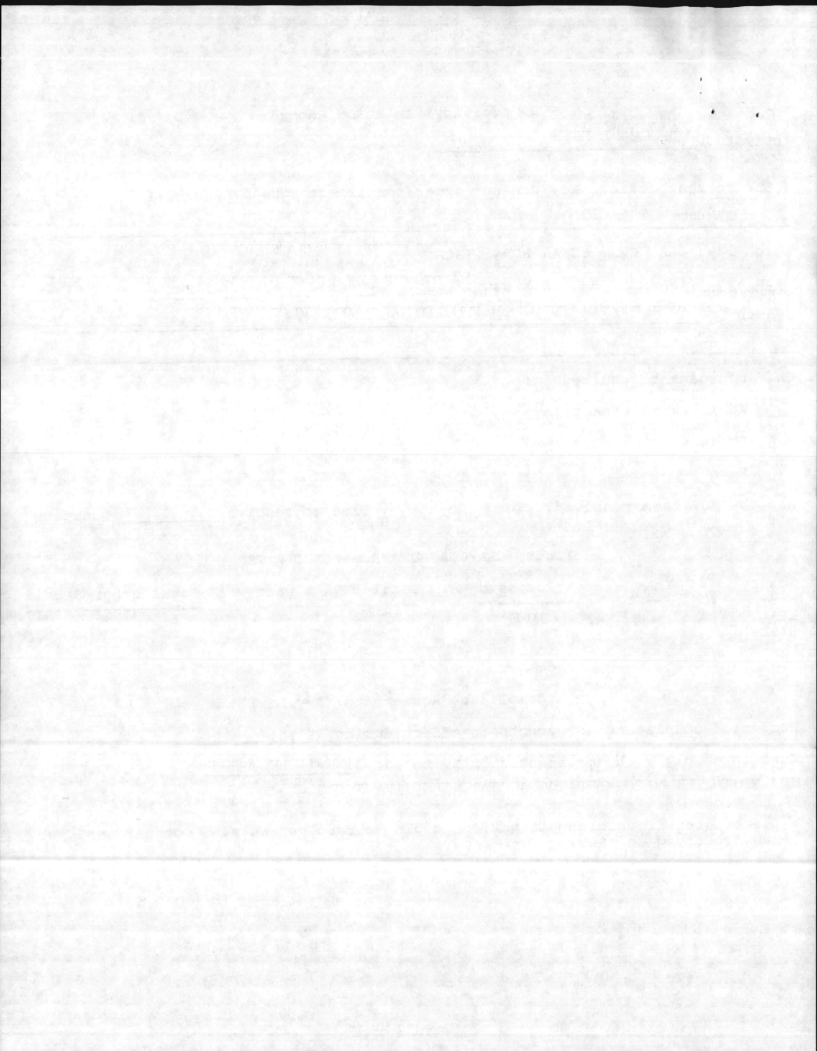


* Enforcement Action (NOV/Consent order/compliance agreement/etc.): NOV			
Which law: CAA CWA SDW	A RCRA TSCA		
Regulator (EPA/NC DNR/VA DWM/etc): NORTH CAROLINA DIV OF ENVIRONMENT, HEALTH & NATURAL RESOURCES Reason: FAILURE TO INCLUDE UNITS OF MEASURE ON PARAMETERS IN MONTHLY REPORT			
	P FOR JULY 89. NOV RECEIVED IN AUG 89.		
A STATE OF THE STA			
	d? Yes No Time to resolve: SEP 89 Quarters ines (CAA/CWA/SDWA/RCRA/CERCLA/TSCA)		
Agency Law \$ EPA State ()	Assessed Total DERA \$ paid Total other \$ paid NONE		
	Compliance Agreements (Any Law)		
	ements in effect during FY 89: NONE ement from 89 to 93: \$ NONE		
* Please list if enforce new (received in 1989)	ment action is old (unresolved as of 1 October 1989) o		



FY89 Activity Violation Record Activity: MCB, CAMP LEJEUNE

Which law: CAA CV	VA SDWA RCRA TSCA NC	GROUNDWATER CLASSIFICATION	& STANDARDS
Regulator (EPA/NC	DNR/VA DWM/etc): NORTH	CAROLINA DIV OF ENVIRONMENT	r, HEALTH & NATURAL
		NTAINED ORGANIC CONTAMINANTS	
The enforcement re	sulted in:		
Administrativ	e Action		
Project being	developed PCR# or	date sent to HQ:	
X Both			
Has the NOV been r	resolved? Yes No	Time to resolve:	Quarters
Agency Law		DWA/RCRA/CERCLA/TSCA)	
Agency Law EPA State ()	NONE .	Total DERA \$ paid	Cotal other \$ paid
	Compliance Agr	reements (Any Law)	
Number of compliant	ce agreements in effec	t during FY 89:9	
	h agreement from 89 to N OVER SEVERAL YEARS UNDER	93: \$ UNKNOWN BUT ASSUME DERA PROGRAM	
* Please list if en	nforcement action is o	old (unresolved as of 1	October 1989) or



Activity: MCB, CAMP I	EJEUNE			
* Enforcement Action (NOV/Consent order/compliance agreement/etc.): NOTICE OF FEDERAL REQUIREMENTS DATED 1 AUG 89				
Which law: CAA CWA	SDWA RCRA TS	CA UNDERGROUND STORAGE TANK	REGULATIONS	
Regulator (EPA/NC DN	R/VA DWM/etc): N	NORTH CAROLINA DIV OF ENVIRON	MENT, HEALTH & NATURAL	
		NOWATER CLASSIFICATION AND ST		
HADNOT POINT	FUEL FARM			
The enforcement resu	lted in:			
Administrative	Action			
Project being d	eveloped PCR	# or date sent to HQ:		
X Both				
Has the NOV been rese		Time to resolve WA/SDWA/RCRA/CERCLA/TSCA		
Agency Law	\$ Assessed	Total DERA \$ paid	Total other \$ paid	
EPA State ()	NONE			
	Compliance	a Agreements (Any Law)		
Number of compliance	agreements in e	effect during FY 89: _		
Cost to comply with a	greement from 8	39 to 93: \$_IINKNOWN; COST O	F FREE PRODUCT RECOVERY TED TO BE OF MILCON	
(22402700 211 15	rcement action 89).	is old (unresolved as o	f 1 October 1989) or	
SCOPE				

From: Base Commander, Marine Corps Base, Camp Lejeuna To: Commander, Atlantic Division, Naval Facilities Engineering Command

Subj: NOTICES OF VIOLATION REPORTING DOCUMENTS

Ref: (a) COMLANTNAVFACENGCOM 1tr 5090 1821T: TB:ch dtd 7 Mar 90

Encl: (1) FY89 Activity Violation Records

- 1. In accordance with the reference, the enclosure contains an FY89 Activity Violation Record for each Botics received by this command in FY89 or not resolved by FY89. Twelve notices were received in FY89 and one received in FY85 is still unresolved.
- 2. This addresses all facilities aboard the Camp Lejeune/New River complex with one exception. The air quality permit for the Naval Hospital's incinerator is maintained by the Naval Hospital. Any violations would have been addressed directly to the Commanding Officer, Naval Hospital, Camp Lejeune and not to this command.
- 3. Point of contact for this matter is Elizabeth Betz, Supervisory Chemist, Mazardous Waste and Pollution Control Division, telephone (913) 451-2471, autovon 484-2471.

J. I. WOOTEN By direction

TO THE RESIDENCE OF THE PROPERTY OF THE PROPER	The second secon

TRANSMISSION REPORT

019-151-2416

TTT NO. LANTDIV CODE

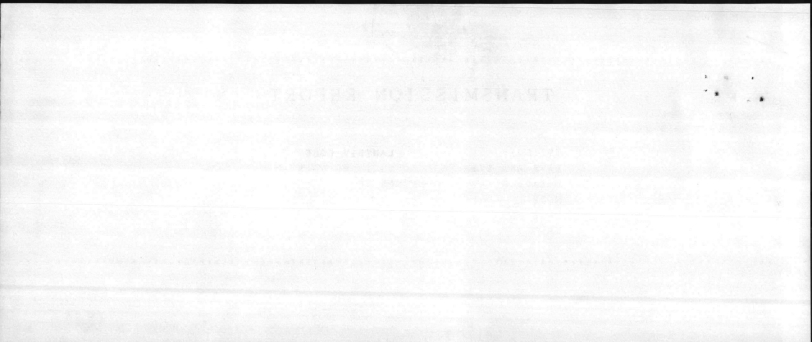
DATE AND TIME 03. 13. 90.09:57AD

DURATION 05:48

MODE

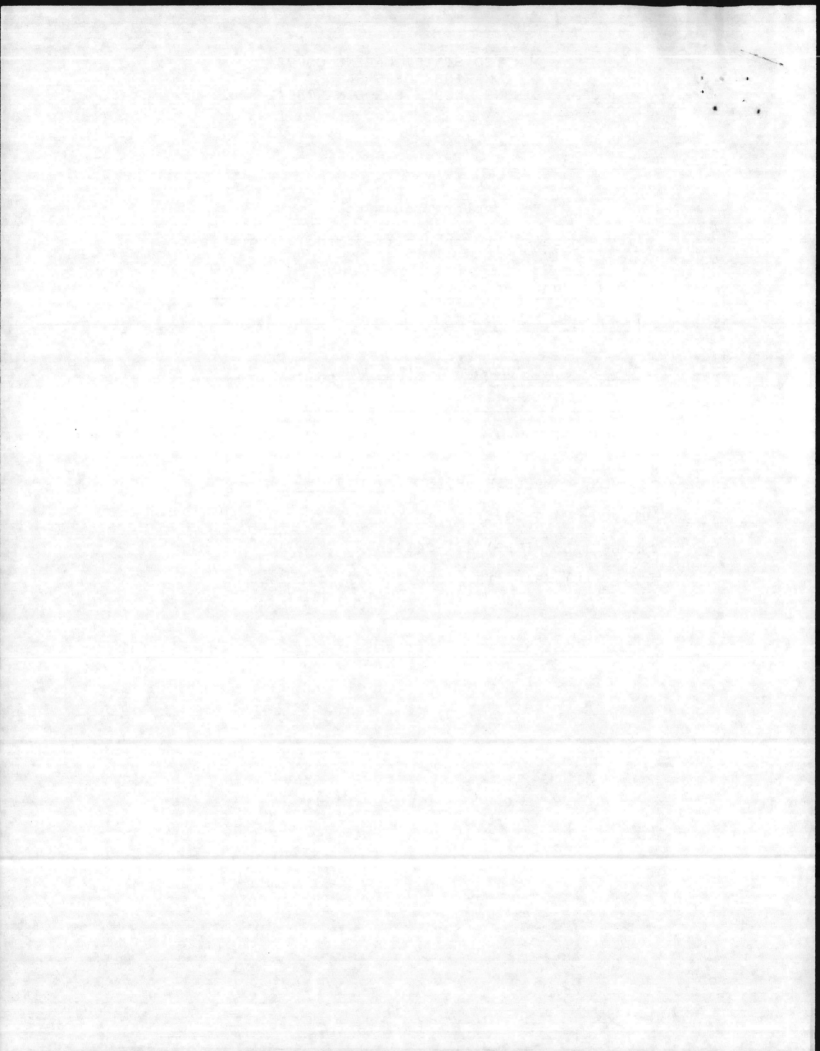
PAGE 15

RESULT GOOD



UNITED STATES MARINE CORPS MARINE CORPS BASE CAMP LEJEUNE, NORTH CAROLINA 28542-5001

DATE:_	3-13.90
	Telecopier Transmittal Form 15 page(s) are transmitted, including this form
900 CH	LANT DIV TERRY BOWERS
	T: NOV REPORTING DOCUMENTS
FROM:	CG, MCB, CAMP LEJEUNE, NC (_Em_D)
	AUTOVON: 484-2415 COMMERCIAL: (919) 451-2414
	FAX: (AV) 484-2415 (COMM) (919) 451-2415



REC'D EMD 3-9-90

ATLANTIC DIVISION, NAVAL FACILITIES ENGINEERING COMMAND

FACSIMILE TRANSMISSION COVER SHEET





TOTAL NUMBER OF PAGES INCLUDING COVER SHEET

10

3/8/90

TOTAL NUMBER OF PAGES INCLUDING COVER SHEET

3/8/90

FROM:

AGENCY MCB CAMPLITEUNG, AGENCY LANTDIV

NAME DAMAY Sharpe Dept come 1624 T

FACSIMILE NUMBER(S)

TELEPHONE 904-445-4718

919 451

FACSIMILE MACHINES

MACHINE	LOCATION	COMMERCIAL	AUTOVON
TYPE		PHONE NUMBER	NUMBER
3M EMT 6000	Code 0112	(804) 444-4546	564-4546
CANNON FAX 620	Code 20	(804) 445-2354	565-2345
FUJITSU 6000	Code 05	(804) 445-4012	N/A

ALL ARE AUTOMATIC MACHINES

REMARKS .

Please call 451-5977
Danny Sharpe for this fax

LANTDIV NORVA 10-5279

ATLANTIC DIFFEREN, MARAL FACILITIES ENCIPLICATED CORNAND

NOISEIMEMART AIRMIROAT

STAG

MINITED IN

DIAL PRIMARE OF PROBE INCREDING COVER SHEET

2/8/20

FROM

LI PLANDLETON

Thorne Shurry

Kir permaterian trails

FACRIMIEM NUMBER(S)

SING- haly made

177 117

MENTADAN SITEMPETER

diff=111			
	(A0a)		

STATE OF TAMOTOR BAD IN

1, 100,500,00

Parcy Slave to this fac

A CEALSE INTERNET STUMBER



DEPARTMENT OF THE NAVY

TELEPHONE NO.

NAVAL FACILITIES SENDING COMMAND

10011 ... A 45 ... 4775

5090 1821T:TB:ch

W. Mary 1990

Engineering Command

To:

Distribution

Subj:

NOTICES OF VIOLATION REPORTING DOCUMENTS

Engl:

- (1) COMNAVFACENGCOM ALEXANDRIA VA 231805Z FEB 30
- (2) COMNAVFACENGCOM ltr 5090 182 dtd 23 Feb 90 W/Steagned Distribution Ligt
- (3) Violation Form and Posinitions
- 1. Enclosures (1) and (2) tasked this Command to report all Notices of Violation, Consent Orders, Compliance Agreements, etc., to the major claimants for a Defense Appropriations Act Report to Congress.
- 2. Please use enclosure (3), one for each Notice of Violation, Consent Order, Compliance Agreement, etc., to report the requested information. Under the part referring to penalties and fines, any utility surcharges should be included.
- 3. To meet COMNAVFACENGCOM's due date, all violation forms must be received back to this Command by 12 March 1990. A FAX response is adequate to be forwarded.
- 4. Our point of contact for this matter is Terry Bowers.

R. D. CROWSON By direction

Distribution: (see next page)

FAX TO: - (804) 445-6662

NEGATIVE REPLY REQUIRED

DEPARTMENT OF THE NAVY

ergresses Statewick

JOHN SOCIETY STATE

SECTION OF TAXABLE

5690

A TITLINGS LOVER JULI

Engineering Comment

nolauditabelO (

SUBSTRUCTOR OF VIOLATION RELORTING DOCUMENTS

(1) COMMANTACENCOM ALEXANDRIA VA 2318052 PKS SU

of qai is app gat pend in thin behavior (r)

amedocation has real maintaining (1)

inclosures (1) and 4:) carked this domests to report all dottions of Violation, Consent Outlers, Compliance Agreements, to the enjoy distance for a Defense Appropriations Act Report to Congress.

2. Please use englosure (1), one for each vorice of Viciation.
Consent Order, Compilance Agreement, etc., to report the
requested information. Under the part referring to penalties and
fines, any utility equalaries about be included.

1. To meet CommaVFaceNGCOM & due date; all violation forms must be received back to this Command by 12 March 1980. A FAR rescribes is adamsed to be forwarded.

a could vive at madding said for this matter is Taled into the

C. C. Chowson

Distribution; (use nowt page)

5200-244 (408) - OT XA

NECEDIAL RELLY KERNING D

Subj. NOTICES OF VIOLATION REPORTING DOCUMENTS

Distribution: CINCLANTFLT NORFOLK VA . Part II, List A.1 NAS OCEANA VA - Part II, List A.7 NAVPHIBASE LITTLE CREEK VA - Part II, List A.11 COMNAVBASE NORFOLK VA - Part II, List A.14 PWC NORFOLK VA - Part II, List A.31 FCTCLANT DAM NECK VA - Part II, List B.3 * NAVRESCEN BALTIMORE MD - Part II, List C.3 NAVRESCEN CHARLESTON WV - Part II, List C.4 NAVRESCEN CUMBERLAND MD - Part II, List C.5 NAVRESCEN HUNTINGTON WV - Part II, List C.6 HAVIOLOGORDOSEN LETTLE CREEK VA - Part 11, List C./ NAVMARCORECCEN NEWPORT NEWS VA - Part II, List C. 8 NAVRESCEN PARKERSBURG WV - Part 11, List C.9 NAVMARCORESCEN RICHMOND VA - Part II, List. C. 10 NAVMARCORESCEN ROANOKE VA - Part II, List C.11 NAVRESCEN STAUNTON VA - PART II, List C.12 NAVRESCEN LEXINGTON KY - Part II, List C.13 NAVMARCORESCEN LOUISVILLE KY - Part II, List C.14 OICC MED RESCEN LOUISVILLE KY - Part II, List C.15 NSC NORFOLK VA - Part II, List E.1 NSC CHEATHAM ANNEX WILLIAMSBURG VA - Part II, List E.2 NAVAVNDEPOT CHERRY PT NC - Part II, List F.1 NAVAYNDEPOT NORFOLK VA - Part II, List F.2 WPNSTA YORKTOWN VA - Part II, List H.3 NAVORDSTA LOUISVILLE VV - Dort II, List H. 6 NAVHOSP PORTSMOUTH VA - Part II, List J.7

NAVSECGRUACT NORTHWEST VA - Part II, List K.1

NAVCAMS LANT NORFOLK VA (Code 60) - Part II, List L.1 (formerly NAVRADTRANSFAC DRIVER VA) MCAS NEW HIVER NO - Part II, List T.2 CG MCB CAMP LEJEUNE NC - Part II, List T.6
MCRS LOUISVILLE KY - Part II, List T.9
MCRS RICHMOND VA - Part II, List T.10
MCRS CHARLESTON WY - DOWN TO MCAS CHERRY POINT - Part II, List T.3 MCRS CHARLESTON WV - Part II, List T.11 MCRTC BALTIMORD MD - Part II, Idal T.12 MCRTC LYNCHBURG VA - Part II, List T.13 MCRTC ROANOKE VA - Part II, List T.14
MCRTC ROANOKE VA - Part II, List T.15
NAVSTA POOSEURIE DOADS NAVSTA ROOSEVELT ROADS RQ - Part III, List A.10
NAVSECGRUACT SABANA SECA RQ - Part III, List G.8**
NAVCOMMSTA ROOSEVELT ROADS RQ - Part III, List H.1** CNET PENSACOLA FL - Part IV, List B.1 COMNAVSEASYSCOM WASHINGTON DC - Part IV, List I.1

^{*} Additional Copy to: COMTRALANT NORFOLK VA - Part II, List B.1
** Additional Copy to: COMFAIRCARIB ROOSEVELT ROADS RQ Part III, List A.7

HAD COMANA VA PARK IT. EASK A. ? NAVMARCORESCEN RIGHTON VA - PART II I LEE COL NAVMARCOFISCEN RIGHTON VA | CART II LEE COL RAVALECLE LEURION VA | FART II LEE COLE RAVELECLE LEXINGTON VY | FART II LEE COLE ALLO THEIR LETTER - THE LETTER COLD STREET BAYAVEDEPOT NORPOLK VA - PATE IT LIST F. 2 NAUGRIATA LANGUTETA VV DATA TILLER M. A HAVERITYD HORFOLK VA PARK II. ELBE U.T NAVHORF PORTEROUTH VA PARK II. ELBE U.T NAVELOGRUAGT NORTHWEST VA PREK II. ELEK K.J MCRIC BALTIMOR NO - Development and ALTIMETER MCRTC LYNCHBURG VA - Part II, 13st T.13 MORTE RESIBIONE VA - Part II, 13st Weise MCRTC ROAROKE VA - Part II, 13st T.15 WAVEBOOKER TO SEEVEL BOADS HO - PART III, LIST G. SEE

^{*} Additional Copy to: COMTRAIANT NCRPOIK TA - Part IT THE BLI ** Additional Copy to: COMPAIROARIB ROCSEVELT ROADS NO -Part III. List A.7

annon an UNCLASSIFIED

ADMINISTRATIVE MESSAGE

ROUTINE

R 231805Z FEB 90 ZYB PSN 931749N33

FM COMNAVFACENGEOM ALEXANDRIA VA

TO AIG ONE ONE THREE EIGHT//JJJ// CO NEESA //110//

UNCLAS //N05090//

SUBJ: CONGRESSIONAL ENVIRONMENTAL COMPLIANCE REPORT

1. CONGRESS HAS REQUIRED DOD TO REPORT THE STATUS OF NOTICES OF VIOLATION (NOV), FINES, COMPLIANCE AGREEMENTS AND ASSOCIATED COSTS DURING FY89. THIS IS ADVANCE NOTICE THAT YOU ARE BEING ASKED TO PROVIDE INFORMATION TO MAJOR CLAIMANTS TO SUPPORT THIS DATA CALL. TASKING LETTER WILL FOLLOW.

2. INFORMATION REQUIRED FOR CONGRESS IS SUMMARIZED AS FOLLOWS:

FOR EACH OF THE FOLLOWING LAWS: CAA, CWA, SDWA, RCRA, AND TSCA: THE NUMBER OF NOVS REQUIRING ADMINISTRATIVE ACTIONS. NUMBER OF NOVS REQUIRING PROJECTS AND ASSOCIATED PCR NUMBER. NUMBER OF NOVS WITH BOTH ADMINISTATIVE AND PROJECT REQUIREMENTS, NUMBER OF NOVS RESOLVED, RANGE AND AVERAGE LENGTH OF TIME TO RESOLVE; FOR THE ABOVE LAWS AND CERCLA:

THE AMOUNT OF FINES OR PENALTIES PAID!

FOR ANY LAW:

THE NUMBER OF COMPLIANCE AGREEMENTS IN EFFECT AND THE FINANCIAL OBLIGATION INCURRED FROM 89 TO 93 AS A RESULT OF THOSE AGREEMENTS.

EFDS WILL BE ASKED TO PROVIDE AS MUCH OF THIS INFORMATION AS POSSIBLE FOR THE EFD GEOGRAPHICAL AREA, BY MAJOR CLAIMANT, TO THE MOJOR CLAIMANT. NEESA WILL BE REQUESTED TO PROVIDE DESR AND OMB-AID6 (PCR) INFORMATION TO MAJOR CLAIMANTS. A SPECIFIC DOD REPORTING FORMAT WILL BE USED. DEADLINE FOR FORWARDING DATA TO MAJOR CLAIMANTS IS 12 MARCH EXCEPT FOR PCRS WHICH IS 21 MARCH.

IN THE FORTHCOHING TASKING LETTER, HAJOR CLAIMANTS ARE ADVISED THAT THEY ARE RESPONSIBLE FOR THE QUALITY AND COMPLETENESS OF THE INFORMATION FOR CONGRESS. THE MAJOR CLAIMANTS ARE OUR CUSTOMERS.

DLVR: LANTHAVFACENGCOM NORFOLK VAISI ... ACT

RTD:000-000/COPIES:0005

931749/056 CSN: AUIBO04ZZ

1 OF

MATA1096 056/13:18Z 056/13:182

231805Z FEB 90 COMNAVFACENCO

Enclosure (1) UNCLASSIFE

Anonananananananananananananananana

FR CORNAND ACERCON ALEXANDRIA VA

POSSIBLE FOR THE EFD GEOGRAPHICKE AREA, BY HAJOR GLAINANT, TO THE ABLATORO GUA TIDO BOLVERT BY PRIMERINA DE MINE ASTAN FORMAT WILL BE USED. DEADLINE FOR FORWARDING DATA TO HAJOR CLAINANTS 12 12 HARCH EXCEPT FOR PERS WRICH IS 21 MARCH.

BE TO SEED AND SHA VILLAGE THE ROY BLEICHORESS SHE THAT THAT A CONTRACTOR OF THE PROPERTY O

PLEASE PROVIDE THEM A QUALITY LEVEL OF SERVICE.

BT

931749/056 CSN: AUIBO0422

2 OF 2 MATA1096 056/13:182

231805Z FEB 70 COHNAVFACENGCO

PLEASE PROVIDE THEM A QUALITY LEVEL OF SERVICE.

+ 3

2316052 FEB FO

EDITETIMED PADTVENT E ME

82879#1169

とちゅうひょう ひょうほそう

Subj: NOTICES OF VIOLATION REPORTING DOCUMENTS

INACTSHIPFAC PORTSMOUTH VA RESUPSHIP SAN JUAN RQ AFXTRACTY CAMP PEARY VA HPDTA HERTFORD NC COMNAVRESFOR NEW ORLEANS VA

Copy to:

NAS NORFOLK VA - Part II, List A.15

NAVSTA NORFOLK VA - Part II, List A.16

NAVHOSP CAMP LEJEUNE - Part II, List J.4

NAVRADSTA R SUGAR GROVE WV - Part II, List L.2

COMNAVSUPSYSCOM WASHINGTON DC - Part IV, List F.1

COMNAVAIRSYSCOM WASHINGTON DC - Part IV, List G.1

COMNAVFACENGEOM ALEXANDRIA VA - Part IV, List H.1

COMNAVMEDEOM WASHINGTON DC - Part IV, List K.1

COMNAVSECGRUCOM WASHINGTON DC - Part IV, List L.1

COMNAVTELCOM WASHINGTON DC - Part IV, List M.1

ABL CUMBERLAND WV - Part IV, List DD.1

HACTSHIPPA PORTSHOUTH VA RESURSHIP SAN JUAN RO AFXIRACTY CAMP PEARY VA TROITA MERIFURD NO COMMAVERSEON NEW ORLEANS VA

MAS HORFOLK VA - Part II, List A.15

WAVETA MORFOLK VA - Part II, List A.16

MAVHOSP CAMP LEIBUME - Part II, List A.16

MAVHADSTA R SUCAH CROVE WV - Part II, List A.1

COMHAVSUESVECOM WASHINGTON DC - Fart IV, List G.1

COMHAVELESVECOM WASHINGTON DC - Fart IV, List G.1

COMHAVELSVECOM WASHINGTON DC - Part IV, List H.1

COMHAVELSVECOM WASHINGTON DC - Part IV, List H.1

COMHAVELSVECOM WASHINGTON DC - Part IV, List H.1

COMHAVELOUM PROBLEM DC - PART IV, LIST H.1

COMHAVELOUM WASHINGTON DC - PART IV, LIST H.1

COMHAVELOUM DC - PART IV, LIST

DEPARTMENT OF THE NAVY

NAVAL FACILITIES ENGINERAND COMMAND

ALEXANDRIA, VA EESSE 2300

IN MEPLY REFER T

5090 182

FEE 23 M

From: Commander, Naval Facilities Engineering Command

Sub.1: FY90 DEFENSE APPROPRIATIONS ACT ENVIRONMENTAL REPORT

Encl: (1) CNO memo Ser 451D/DU599129 of 25 Jan 90

- 1. The FY 90 Defense Appropriations Act requires a report to Congress on Dob environmental compliance. We have been tasked by enclosure (1) to assemble the Navy's response. Needed is a summary, for FY 89, of the notices of violation, compliance agreements, fines and costs of compliance associated with environmental laws. The precise information, as required by the Office of the Secretary of Defense (OSD), is in a format in enclosure (1). Addressees are requested to provide this data, for their subordinate commands by March 30. Please use the OSD format. Negative replies are requested.
- Engineering Field Divisions (EFDs) are to provide each addressee with all the data requested in the OSD format which is known to the EFD for the subordinate commands of each major claimant within the EFD geographical area. The Naval Energy and Environmental Support Activity (NEESA) is to provide each addressee with portions of the Defense Environmental Status Report, or backup data, that apply to the addressee's activities as related to the Congressional request. NEESA is also to provide each addressee a summary ("select") report of each addressee's active pollution abatement projects (OMB Circular A-106 projects) and a copy of the narrative Pollution Control Report (PCR) format for each project. NEESA is to forward the narrative PCRs to claimants by March 21. EFDs and NEESA are to forward all other data by March 12.
- 3. The data provided to addressees by EFDs and NEESA is the best available to this Command but may not cover all that is required by OSD for the Congress. Addressees are requested to confirm, modify or supplement the data received from NAVFAC EFDs as necessary. This mandatory information request follows previous, less formal requests that could not be satisfied by current reporting due to incomplete or poor quality data. Congress is inclined to continue to place requirements until their expectations are fulfilled. NAVFAC point of contact is Mr. J. A. Kaminski, Director, Environmental Engineering Division, AV 221-8531 or commercial (202) 325-8531.

Assistant Commander for Environment, Safety and Health

Distribution: (next page)

Enclosure (2)

stop taxe send and at Addah and adds of the tax and track and the track and the color

004

SUNT: FYSG DEFENSE APPROPRIATIONS ACT ENVIRONMENTAL REPORT

bistribution: CINCHACELT CINCLANIFLI CINCUSHAVEUR CHR ARLINGTON COMMAYRESFOR NEW ORLEANS CHET PENSACOLA BUMED COMNAVOCEANCOM CUITNAVSECGRU COMMANTELCOM COMNAVINTCOM COMMAYSEASYSCOM COMMAYAIRSYSCOM COMMAYSUPSYSCOM COMMA VSP AWARS YS COLL

Copy to: COMLABITMAYFACERICCOM COMPACHAYFACENGOON COM ESTMAYFACERCOOK CO CHESNAVFACENGCOM CO WORTHWAYFACENGLOTT CO SOUTHNAYFACENGOOM CO SOUTH ESTHAVE ACENCUON EFA IN SILVERUALE CO NEESA

Blind copy to: Deputy for Environment ASN (S&L) OLA CINCPACELT (Code N44, Code OOJ) CINCI ANTFLT (Code 44) CINCUSNAVEUR (Code N45) CHR ARLINGTON (Code 012) COMMAVRESFOR NEW ORLEANS (Code 82) CHET PENSACOLA (Code N44) Bunfn (Code 049) COMNA VOCE ANCOM (N513) COPMAYSECGRU (G43) COMMAYTEL COM (NOOI) COMNAYINTCOM (COMP DOCF) COMMAYS EASYSCOM (Code DOT, Code 0654, Code 07E, Code 08) COMNAVAIRSYSCOM (Code 442) COMPAVSUPSYSCOM (Code 0623) COPHAYSPAWARS YSCOM (Come 005-3) Internal: 18 Dailies 112 Hecord P/1 by: J. Kaminski, 162 R/by: J. Sullivan, 1635, 2/12/50 linc: #3hhhi

CONTROL IN A PROPERTY TO BELL LABOUR TO THE BETT CONTROL

MISSAFAGURTORY
CINCUSARYOR
CINCUSARYOR
COMMANDE STAN ACTOMICANS
BURED
COMMANDE CANCON
BURED
COMMANDE CANCON
COMMANDE CANCON
COMMANDE CANCON
COMMANDE CANCON
COMMANDE CANCON
COMMAND CANCON
CANCON
COMMAND CANCON
CANC

CONTRACTOR CONTRACTOR

Find Copy to,

Heputy for Environment Asw ESSLY

CINCEPERT (Code A2)

CINCESHAVELE (Code A2)

CINCESHAVELE (Code A2)

COMANNELS ON HEW ORLEANS (Code A2)

CHET PENSACOLA (Code N40)

SHAFT (Code OA)

COMANNELS OAN

COMMANNELS OAN

CHARVE EASTSCOM (COAR DOT, COAR DESC, COAR DTE, Code DE DEMANAIAS VECEN (COAR DOT, COAR DESCRIPTIVE L'ESTE COE 3)

RICHARD PARABETES CON (COAR COE 3)

RICHA

Activity:		FY89 Activi	ty Violation Red	cord		
* Enforce	ment Action	(NOV/Consent o	rder/compliance	agreement	/etc.):	
		SDWA RCRA TS				
Admi			# or date sent t	to HQ:		
Has the N	OV been res	Fines (CAA/C	Time to		X	_ Quarters
Agency EPA State (Law)		Total DERA \$		A STATE OF THE STA	other \$ pai

Compliance Agreements (Any Law)

Number of compliance agreements in effect during FY 89:

Cost to comply with agreement from 89 to 93: \$

^{*} Please list if enforcement action is old (unresolved as of 1 October 1989) or new (received in 1989).

FYSS Activity Violation Resord

ERFO coment Action (NOV/Consent/compilence agreement/etc.):

Which lay: CAA CWA SDVA RCRA 18CA
Requistor (RPA/NC DNR/VA DWM/stc):

The enjoycoment resulted in:

Administrative Action

The enjoycoment resulted in:

The objective Action

Fine the NoV been resolved? Yes Ro Time to resolve:

Fines (CAA/CAS/SDWA/RCRA/CERCIA/TSCA)

Agency Tay S Assessed Total DENA Stat Stat Stat Stat Spain

Compliance Agreements (Any Law)

Number of compilance syrepaents in siteou during Fr Est

in (eggs redeted ; to as bevioussus) blo at notion sneedstine it deal waser; was



State of North Carolina Department of Natural Resources and Community Development Wilmington Regional Office

James C. Martin, Covernor
CERTIFIED MAIL
RETURN RECEIPT REQUESTED

S. Thomas Rhodes, Secretary DIVISION OF ENVIRONMENTAL MANAGEMENT

May 15, 1985

Major General L.H. Buehl Commanding General United States Marine Corps Marine Corps Base Camp Lejeune, NC 28542

Subject: Notice of Violation

Groundwater Classification

and Standards

Source(s) of Groundwater Pollution Camp Lejeune Marine Corps Base (MCB)

Onslow County

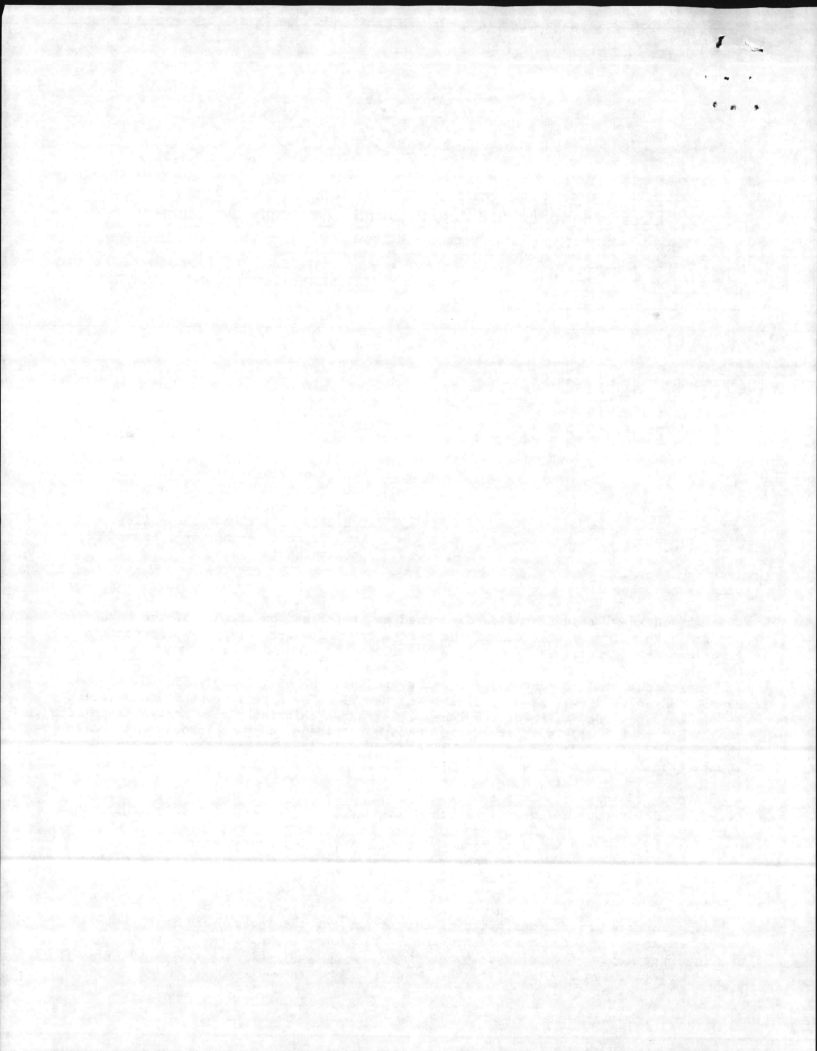
Dear General Buehl:

As you know, recent studies performed as prescribed by stage 2 of the NAVCIP program have revealed that ten of the base's community water supply wells contain organic contaminants.

Specifically, the contaminated wells include: HP-601, HF-602, HP-603, HF-608, HP-634, HP-637, HP-642, HP-651, TT-26, and new TT. The organic contaminants include: tetrachloroethylene, trichloroethylene, 1,2-trans-dichloroethylene, methylene chloride, vinyl chloride, 1, 1 - dichloroethane, benzene, toluene, and dichlorobenzene. All the impacted wells are exposed to the Tertiary Sand Aquifer somewhere between 50 and 200 feet below land surface.

A copy of the North Carolina Groundwater Classification and Standards (15 NCAC 2L) is enclosed for your reference. In this instance, the regulations apply as follows:

- The impacted wells are exposed to GA classified groundwater, which is defined as fresh (and usable) groundwater that occurs at depths greater than 20 feet below land surface.
- 2. The source(s) of contamination are such that violations of standards have occurred at the perimeter of compliance, or the sources are such that it can be reasonably predicted that violations of standards will occur at the perimeter of compliance. For existing sources, the perimeter of compliance is located 500 feet from the point of discharge, or the property boundary, whichever is less.



" Major General L.H. Buehl May 15, 1985 Page 2 of 2

> Excluding those organic compounds which are classed as trihalomethanes, the presence of any other organic compound in GA classified groundwater (at the perimeter of compliance) constitutes a violation of standards (either by definition and/or as determined by the director).

These violations to 15 NCAC 2L therefore require that the Marine Corps submit to the Division of Environmental Management within thirty (30) days after receipt of this letter a plan of action which contains the following elements:

- The source(s) of contamination are identified;
- 2. The horizontal and vertical geometry of the contaminant plume(s) are determined:
- The quality characteristics of the contaminant plume(s) are satisfactorily defined;
- The future impacts of these source(s) are projected;
- 5. Appropriate remedial actions are proposed to restore those polluted groundwaters to GA standards.

Of course, this plan of action must include a schedule which specifies when the investigative phases will begin and end and when the proposed remedial actions will begin.

If you have questions, or need assistance, please do not hesitate to call Mr. Rick Shiver at the phone number shown on the letterhead.

Your cooperation in this matter is appreciated.

Sincerely,

Charles Wakild

Regional Supervisor

CW/RS/sbm

cc: Mr. L.P. Benton Mr. Perry Nelson Central Files

Wilmington Regional Office

TO



State of North Carolina Department of Natural Resources and Community Development Wilmington Regional Office

James G. Martin, Governor William W. Cobey, Jr., Secretary Bob Jamieson Regional Manager

August 1, 1989

CERTIFIED MAIL RETURN RECEIPT REQUESTED

Major General Donald R. Gardner Commanding General Camp Lejeune Marine Corps Base United States Marine Corps Camp Lejeune, North Carolina 28542-5001

RE: NOTICE OF FEDERAL REQUIREMENTS
Release of Petroleum from Underground Storage Tank
Incident No. 3671
Industrial Area Tank Farm
Camp Lejeune Marine Corps Base
Onslow County

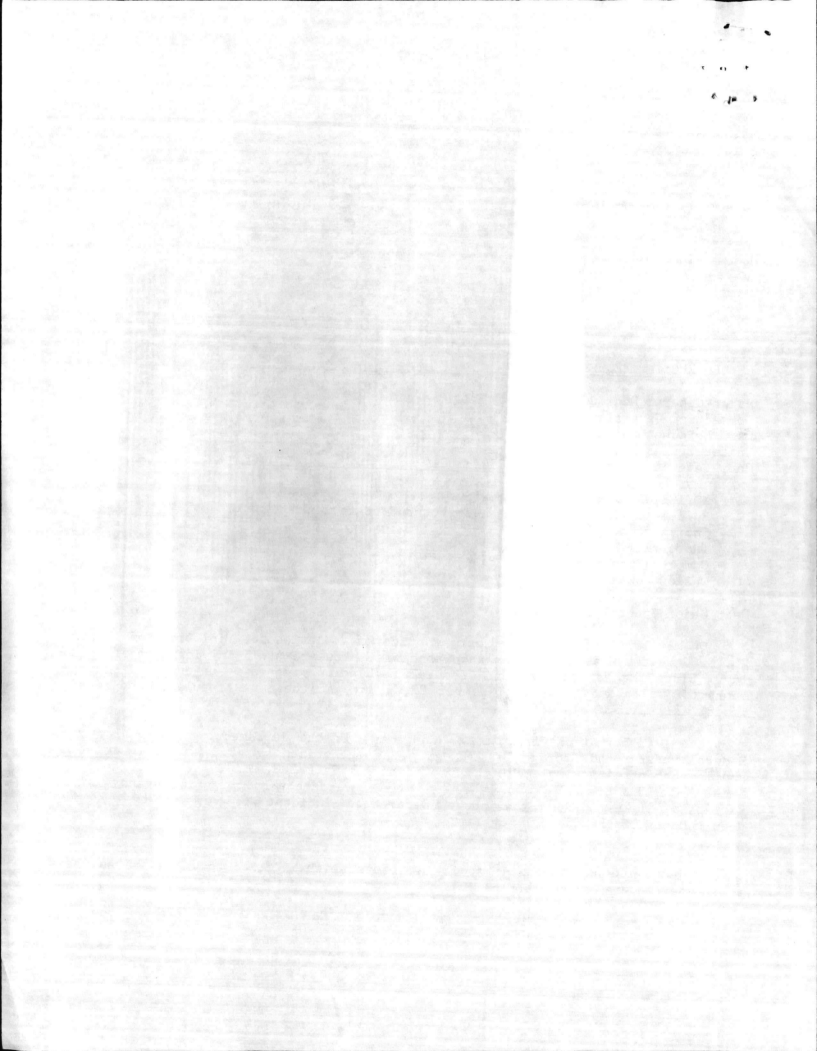
Dear Major General Gardner:

On May 15, 1985, you were sent a Notice of Violation for violations of 15 NCAC 2L, Groundwater Classifications and Standards. You are still in violation of state law. Since the Notice was sent, federal regulations regarding underground storage tanks (USTs) became final on December 22, 1988, and these new regulations directly impact this matter.

The Division of Environmental Management is the implementing agency for the Federal Underground Storage Tank Program, as authorized by 42 U.S.C. 6991 et seq. and is authorized to implement the provisions of Part 280, Title 40, of the Code of Federal Regulations (CFK) on behalf of the Environmental Protection Agency. You should be advised that the above referenced incident is subject to certain requirements of the federal regulations.

The Groundwater Section of the Wilmington Regional Office (WiRO) investigated the subject site and found the following facts which indicate that you are subject to the new federal regulations:

 On or before May 15, 1988; the Marine Corps discovered up to 15 feet of floating product under its Hadnot Point Fuel Farm.



Major General Donald R. Gardner August 1, 1989 Page 2

- Although the exact time of the release is unknown, the Marine Corps has been the sole owner and operator of this facility since 1941. Therefore, the Marine Corps is the responsible party (PRP) for this release and subsequent groundwater contamination.
- 3. The size, shape and configuration of the groundwater contaminate plume also confirms that the Fuel Farm is the source of the petroleum release.
- 4. O'Brian and Gere's December 1988 Groundwater Study reported that inventory records indicate a loss of between 23,150 and 33,150 gallons of fuel from the Hadnot Point Fuel Farm Area.

On June 2, 1989, this office received confirmation of a release from an underground storage tank system at the subject location. This confirmation was in the form of product thickness measurements.

Under 40 CFR 280.12, you are the owner of the subject underground storage tank because you owned the underground storage tank and used it for storage, use, or dispensing of regulated substances.

Owners and operators of petroleum or hazardous substance underground storage tank systems, in a response to a confirmed release, must comply with the attached federal regulations. The following will give you some explanation of the requirements.

- 1. 40 CFR 280.61, Initial Response. You have already complied with paragraphs (a) and (b), however, you must take the required actions in paragraph (c).
- 2. 40 CFR 280.62, Initial Abatement Measures and Site Check. You have taken some of the measures set out in the 40 CFR 280.62(a). Please implement the measures required in paragraphs (a)(3) and (a)(4). The report required in 40 CFR 280.62(b) was received by this office on June 2, 1989.
- 3. 40 CFR 280.63, Initial Site Characterization. The Division is requiring you to submit a report including all the information described in 40 CFR 280.63(a). The report is due 45 days from receipt of this letter.
- 4. 40 CFR 280.64, Free Product Removal. You must comply with this regulation. The Division will determine how much free product must be removed. The Division will require you to submit a report in accordance with 40 CFR 280.64(d) which is due 45 days from receipt of this letter.
- 5. 40 CFR 280.65, Investigations for Soil and Groundwater Cleanup. If you determine under 40 CFR 280.65(a)(1), (2) or (3), or if the Division requests under 40 CFR 280.65(a)(4), that an investigation for soil and groundwater cleanup is necessary, please contact the Division so that we can establish a schedule. The schedule may be established in a Special Order by Consent, as authorized by G.S. 143-215.2.

Major General Donald R. Gardner August 1, 1989 Page 3

RECEIVED

AUG 1 7 1989

Wilmington Regional Office

You should also be advised that at any point after reviewing the information submitted in compliance with 40 CFR 280.61 through 40 CFR 280.63, the Division may require you to submit additional information or to develop a corrective action plan for responding to contaminated soils and groundwater, under the authority of 40 CFR 280.66. You will be notified of this decision in a separate letter. If a corrective action plan is necessary, you will be required to cleanup to the standards established in 15 NCAC 2L, Groundwater Classifications and Standards.

If you violate the federal regulations, the Division may report the matter to the Environmental Protection Agency, who may hold you liable for a civil penalty of not more than \$10,000 for each day of continued noncompliance.

You should be advised that if you fail to proceed to undertake to collect and remove the discharge or release and Federal Money is used for such purposes, the State will seek cost recovery against you for the total amount expended, unless you prove that you did not have the resources to pay for the corrective action.

If the cleanup costs exceed a total of \$1,000,000, the site may be eligible, under limited conditions, for funds from the Federal Leaking Underground Storage Tank Trust Fund, 42 U.S.C. 6991 et seq.

Please make a written response to this letter by August 20, 1989 and indicate your intent to comply with the above requirements or your reasons why you cannot or will not comply with the requirements.

Your response and questions should be directed to Rick Shiver of the Wilmington Regional Office at (919) 256-4161.

Sincerely,

PERRY F. NELSON
Perry F. Nelson
Chief
Groundwater Section

PFN/APH/RSS/KWM/cwc

cc: Incident Management Unit WiRO-GWS

