



March 29, 2010
Project No. 436.02

VIA OVERNIGHT DELIVERY

Mr. Jason Williams
NAVFAC Mid-Atlantic
NC IPT, Code OPCEV
6506 Hampton Boulevard
C/O LRA Building C
Norfolk, VA 23508-1278

**RE: TRANSMITTAL – FINAL DECISION DOCUMENT
SITE 29 – OUTLYING BOGUE FIELD
MCAS CHERRY POINT, NORTH CAROLINA
CONTRACT No. N40085-09-D-3214, CTO 0004**

Dear Mr. Williams:

Submitted herein are two hard copies and two compact disc (CD) copies of the Final Decision Document for Site 29 – Outlying Bogue Field, Marine Corps Air Station (MCAS) Cherry Point, North Carolina.

If you have any questions concerning this report, please contact me at 724-443-4111.

Respectfully submitted,
Rhēa Engineers & Consultants, Inc.



Erica L.S. DeLattre, P.E.
Project Manager

Attachments
ELSD/jln

pc: William Potter – MCAS EAD – one hard copy, one CD
George Lane – NCDENR – two CDs
Rachel Methvin – NAVFAC – one CD
Susan Tsimpinos – NAVFAC Mid-Atlantic NC IPT – transmittal only

NAVFAC/3214/436/R4/transmittal

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**SITE 29 – OUTLYING BOGUE FIELD
MCAS CHERRY POINT, NORTH CAROLINA**

**RESPONSE TO COMMENTS
FROM
DRAFT DECISION DOCUMENT**

MARCH 2010

This document provides responses to comments received by Rhēa Engineers & Consultants, Inc. (Rhēa) from the North Carolina Department of Environment and Natural Resources (NCDENR) on the Draft version of the Decision Document for Site 29 – Outlying Bogue Field, Marine Corps Air Station (MCAS), Cherry Point, North Carolina. Comments have been incorporated into the Final version of the Decision Document.

**COMMENTS FROM: George Lane (NCDENR Environmental Project Manager)
March 15, 2010**

COMMENT NO. 1: Somewhere in the introduction, it should be stated that since this was not on the NPL list, EPA relinquished oversight of Site 29 cleanup to NCDENR.

RESPONSE: Text was added to the end of Section 1.0 as follows:

“In 1993, the USEPA determined that Site 29 did not warrant further evaluation for inclusion on the National Priorities List (NPL) in accordance with the Comprehensive Environmental Response, Compensation, and Liability Act of 1980 (CERCLA). Since petroleum-related wastes were found during the investigation activities, Site 29 was relinquished to the North Carolina Department of Environment and Natural Resources (NCDENR) and future actions were completed under NCDENR’s regulatory framework.”

COMMENT NO. 2: Add to end of Section 3.0 "with the approval of NCDENR."

RESPONSE: The text was added as requested.

COMMENT NO. 3: Section 6.0 – Modify the paragraph as follows: In the event that contamination posing an unacceptable risk to human health or the environment is discovered after the issuance of this Decision Document, NCDENR will be notified as soon as possible. NAVFAC and MCAS Cherry Point agree to re-evaluate Site 29 as deemed necessary by NCDENR.

RESPONSE: The text was revised to state that “In the event that contamination posing an unacceptable risk to human health or the environment is discovered after the issuance of this Decision Document, NCDENR will be notified as soon as possible and NAVFAC and MCAS Cherry Point agree to re-evaluate Site 29.”