

N60200.AR.009482  
NAS CECIL FIELD  
5090.3a

LETTER FROM U S EPA REGION IV CONCURRING WITH FINDINGS THAT SOIL  
EXCAVATED FROM AREA 11 SHOULD BE MANAGED AS CONTAINING HAZARDOUS  
WASTE NAS CECIL FIELD FL  
4/23/2001  
U S EPA REGION IV



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY  
REGION 4  
ATLANTA FEDERAL CENTER  
61 FORSYTH STREET  
ATLANTA, GEORGIA 30303-8960

April 23, 2001

4WD-FFB

CERTIFIED MAIL  
RETURN RECEIPT REQUESTED

Mr. John Simmons  
General Manager  
Wayne Regional Landfill  
P.O. Box 1272  
Jesup, Georgia 31545

Subject: Waste Characterization for Operable Unit 10 (Site 21 and 25), Naval Air Station Cecil Field, Jacksonville, Florida

Dear Mr. Simmons:

The U.S. Environmental Protection Agency, Region 4 has reviewed the determination made by the State of Florida (attached letters dated 9 March 2001). With respect to Site 21, I concur with the findings that soil excavated from area 11 should be managed as containing listed hazardous waste, but soils from other areas from the site may be considered as non-hazardous. I also concur with the State of Florida's decision that soil excavated from PCB area 2 located at Site 25 should also be managed as containing listed hazardous waste, with soils from the remaining areas of the site handled as non-hazardous waste. Remedial actions conducted at NAS Cecil Field are managed under the CERCLA Program, and per 40 CFR §300.440, these wastes are to be handled under the 'off-site rule'.

If you have any questions please contact me at 404/562-8539 or at [vaughn-wright.debbie@epa.gov](mailto:vaughn-wright.debbie@epa.gov).

Sincerely,

  
Deborah A. Vaughn-Wright  
Remedial Project Manager

enclosure

cc: Sam Ross, J.A. Jones