

S/N 07-LF-778-81
 USE FOR URGENT LETTERS ONLY

CHECK TYPE OF MAIL <input checked="" type="checkbox"/> REGULAR <input type="checkbox"/> AIR <input type="checkbox"/> SPECIAL DELIVERY <input type="checkbox"/> REGISTERED <input type="checkbox"/> CERTIFIED	CLASSIFICATION	DATE
	IN REPLY REFER TO	

20 NOV 1979

114:DPG 6280

INSTRUCTIONS

1. Message type phraseology is permissible
2. Both addresses must be appropriate for window envelope or bulk mailing, as intended. Include attention codes, when known. Use dots and brackets as guides for window envelope addresses.
3. Give priority to processing, routing, and action required. Avoid time-consuming controls.
4. In order to speed processing, a readily identifiable, special window envelope, OPNAV 5216/145A, Speedletter Envelope, is provided for unclassified speedletters where bulk mailing is not used. Other window envelopes also may be used. In bulk mail, speedletters should be placed on top of regular correspondence.

PLS SPND TO:

To: MARCORB CAMP LEJEUNE
 MCAS CHERRY POINT

ATTN: BASE MAINTENANCE,
 ENVIRONMENTAL
 AFFAIRS
 DIVISION

Fold STANDARD REFERENCES AND ENCLOSURES, IF ANY: TEXT AND SIGNATURE BLOCK

Subj: National Pollutant Discharge Elimination System (NPDES) wastewater discharge permit Federal Facility Compliance Agreement (FFCA) for Marine Corps Base, Camp Lejeune, and Marine Corps Air Station, Cherry Point

Ref: (a) FONECON U.S. Environmental Protection Agency (EPA) Region IV (Mr. J. Holdaway)/LANTNAVFACENCOM (Mr. D. Goodwin) of 8 Nov 1979

Encl: (1) FFCA information for MARCORB CAMP LEJEUNE
 (2) FFCA information for MCAS CHERRY POINT

1. Reference (a) advised that on or about 16 November 1979, EPA Region IV will be forwarding a new draft NPDES permit for MARCORB CAMP LEJEUNE which will require MARCORB CAMP LEJEUNE to complete, sign and return by approximately 6 December 1979, an FFCA stating the construction schedules for the various pollution abatement projects. The new NPDES permit is anticipated by EPA Region IV to be finalized, essentially without change, on or about 30 January 1980. The existing permit requirements will remain in effect until the new permit is finalized. A similar sequence of events is anticipated to quickly follow for MCAS CHERRY POINT.

Fold

COPY TO

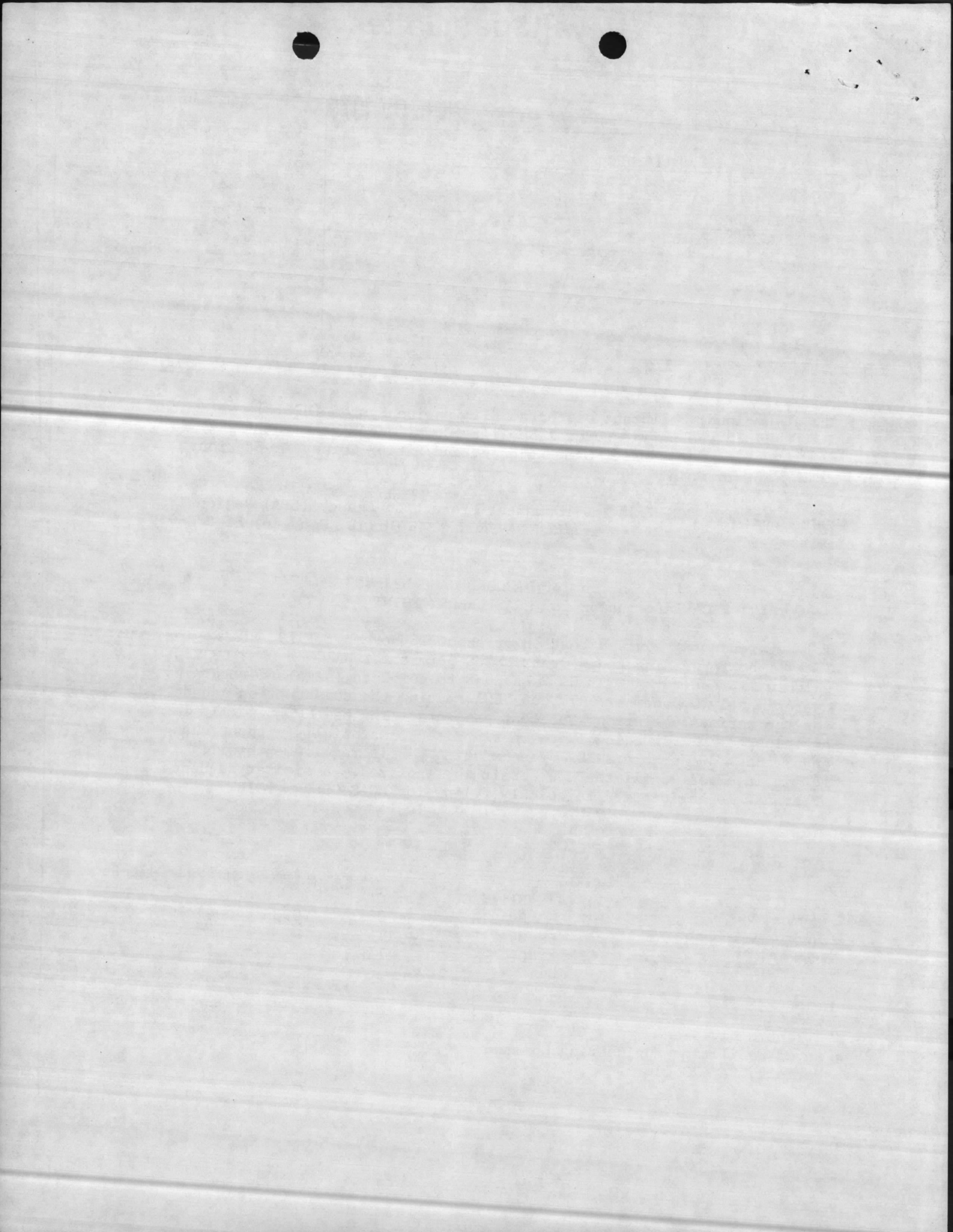
CMC (LFF-1)	Blind Copy to:		
NAVAIREWORKFAC CHERRY POINT	09A21A	405	09BS
COMNAVFACENCOM	09A21E	→ 114	
CBC PORT HUENEME	09C	114S	

From

Commander
 Atlantic Division
 Naval Facilities Engineering Command
 Norfolk, VA 23511

← ADDRESS REPLY AS SHOWN AT LEFT; OR, REPLY HEREON AND RETURN

CLASSIFICATION



NAVY CIVILIAN PERSONNEL

ITR:DLG

0330

01 NOV 1978

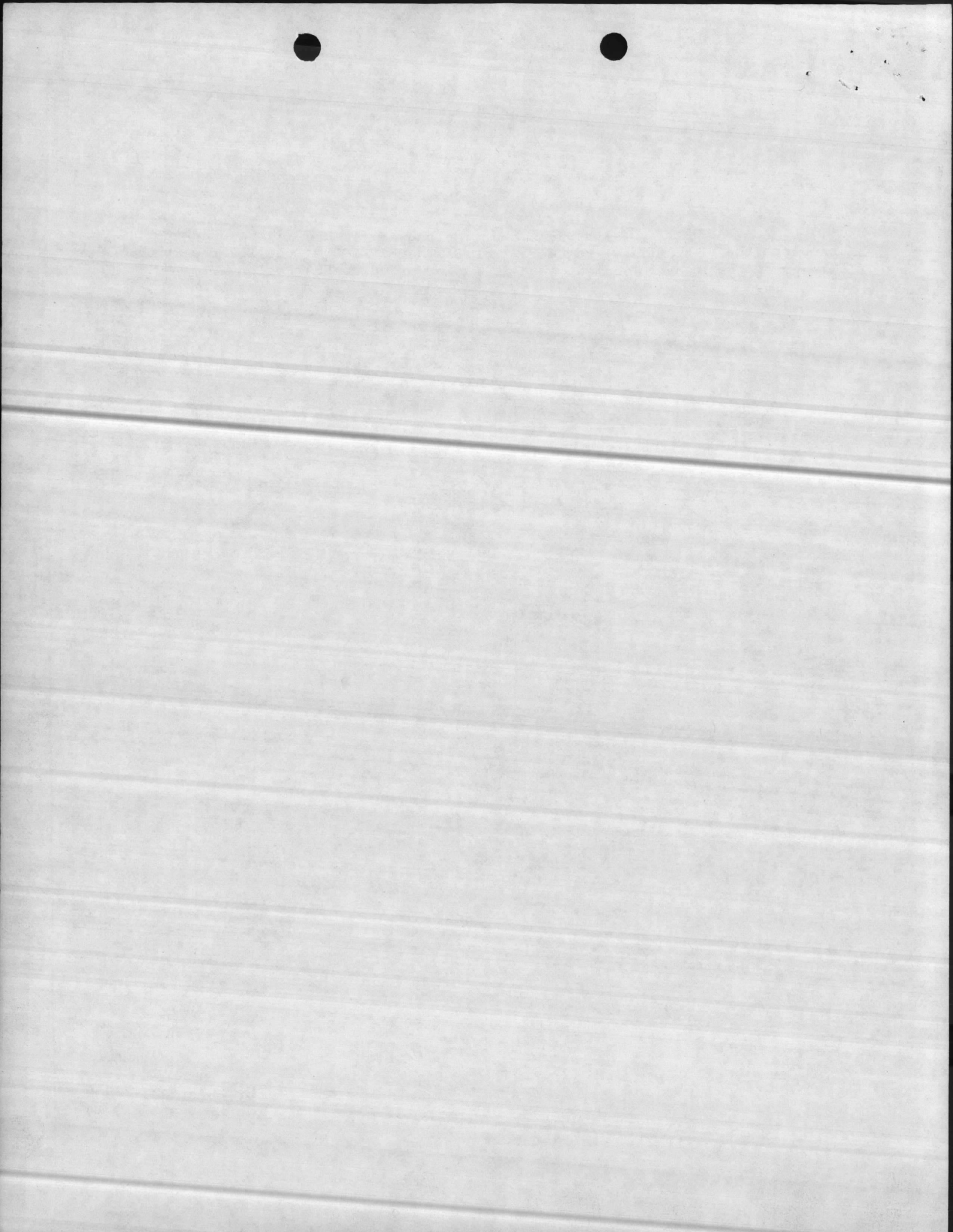
114:DFG
6230

2. LANTNAVPACENCOM, (a) advises that enclosures (1) and (2) be used to complete the FFCA and (b) requests that LANTNAVPACENCOM Code 114 receive a copy of the signed document when it is forwarded to EPA Region IV.

ANDRES TALTS, P.E.
By direction

Working Group Base...
project to provide...
ltrs 6230 114:DFG

***Latest date which EPA will approve



COMBATED THE ARMY
LANTNAVFACENGCOM (9)

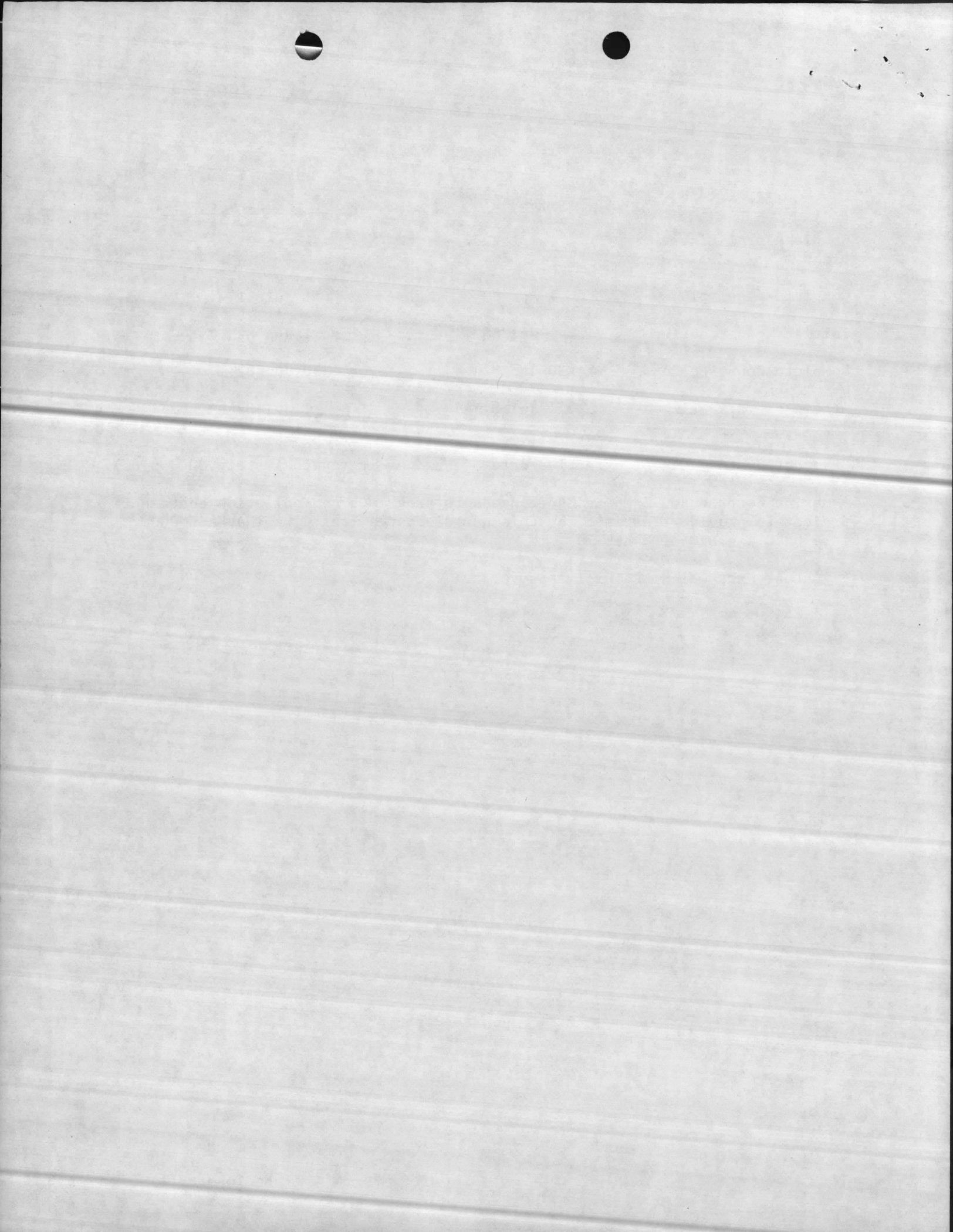
FFCA INFORMATION FOR MARCORB CAMP LEJEUNE

<u>Milestone*</u>	<u>P-996</u>	<u>Coal Yard Discharges**</u>
Complete preliminary plans	Completed	1 Jan 81
Complete final plans	1 Apr 80	1 Jul 81
Initiate construction	1 Jul 80	1 Jan 82
Complete construction	30 Jun 82	30 Jun 82
Attain operational level	1 Jul 82***	1 Jul 82***

*Projected status as of effective date of new permit (approximately 30 Jan 80).

**Marine Corps Base, Camp Lejeune, needs to program a non-pollution abatement project to provide treatment for this new discharge (ref: LANTNAVFACENGCOM ltrs 6280 114:DPG of 8 Feb 79).

***Latest date which EPA will approve.



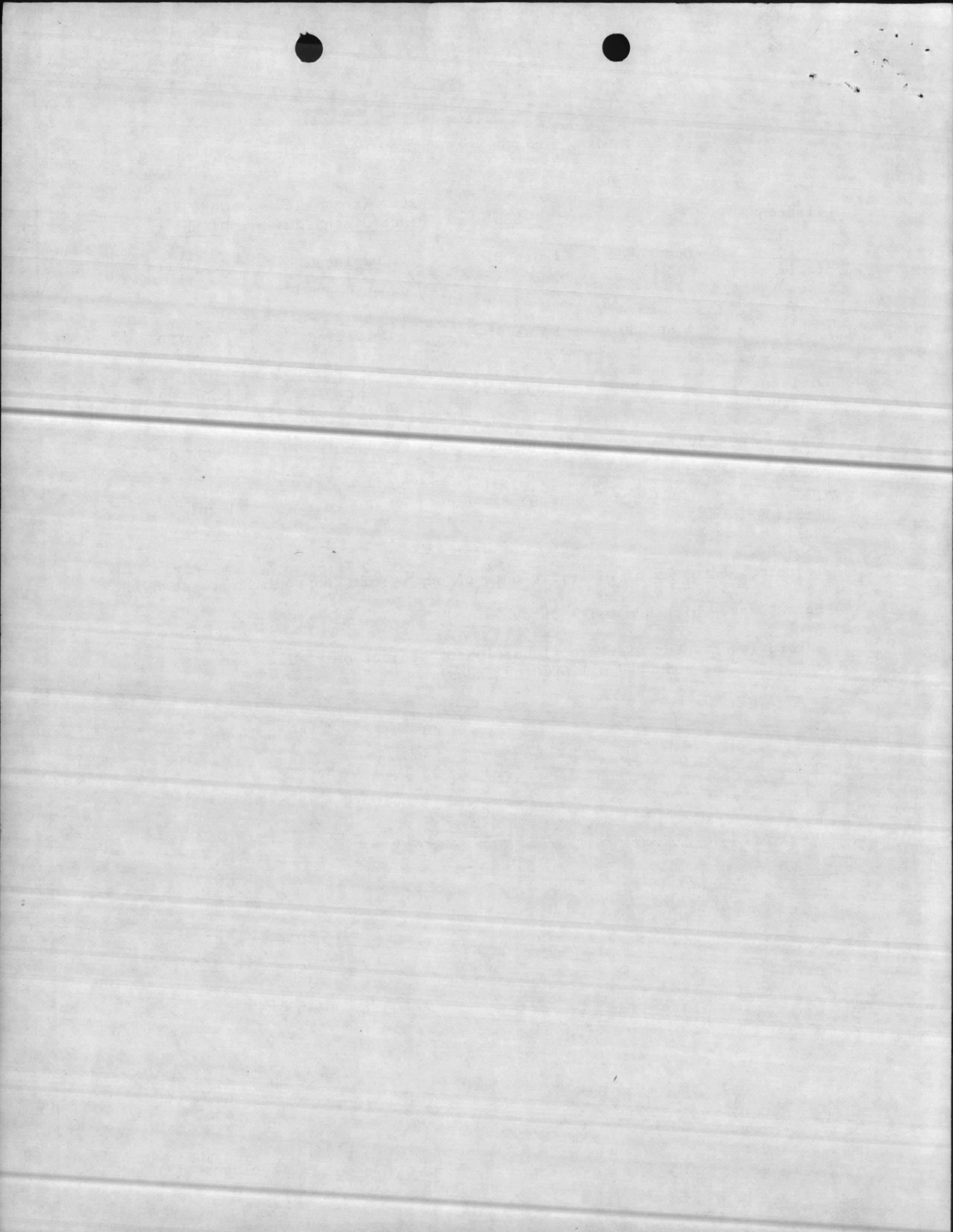
FFCA INFORMATION FOR MCAS CHERRY POINT

<u>Milestone*</u>	<u>P-789</u>	<u>P-886</u>	<u>Water Treatment Plant Discharges</u>	<u>Coal Yard Discharges</u>
Complete preliminary plans	Completed	1 Jan 81	Completed	Completed
Complete final plans	1 Apr 80	1 Jul 81	Completed	1 Apr 80
Initiate construction	1 Jul 80	1 Jan 82	1 Apr 80	1 Jul 80
Complete construction	30 Jun 82	30 Jun 82	30 Jun 81	30 Jun 81
Attain operational level	1 Jul 82**	1 Jul 82***	1 Jul 81	1 Jul 81

*Projected status as of effective date of new permit (approximately Feb 80).

**Latest date which EPA will approve.

***NPDES (wastewater discharges) portion of project only (i.e. excludes treatment plant mods and oil SPCC upgrades).



J.W. 16 Jan 80

U. S. Environmental Protection Agency
Region IV
Water Enforcement Branch
345 Courtland Street
Atlanta, Georgia 30308

MAIN/DDS/th
6240
20 Dec 79

Dear Sir:

In response to your letter dated 30 November 1979, we have executed the enclosed Federal Facility Compliance Agreement to be used in conjunction with the reissue of NPDES Permit Number NC0003239.

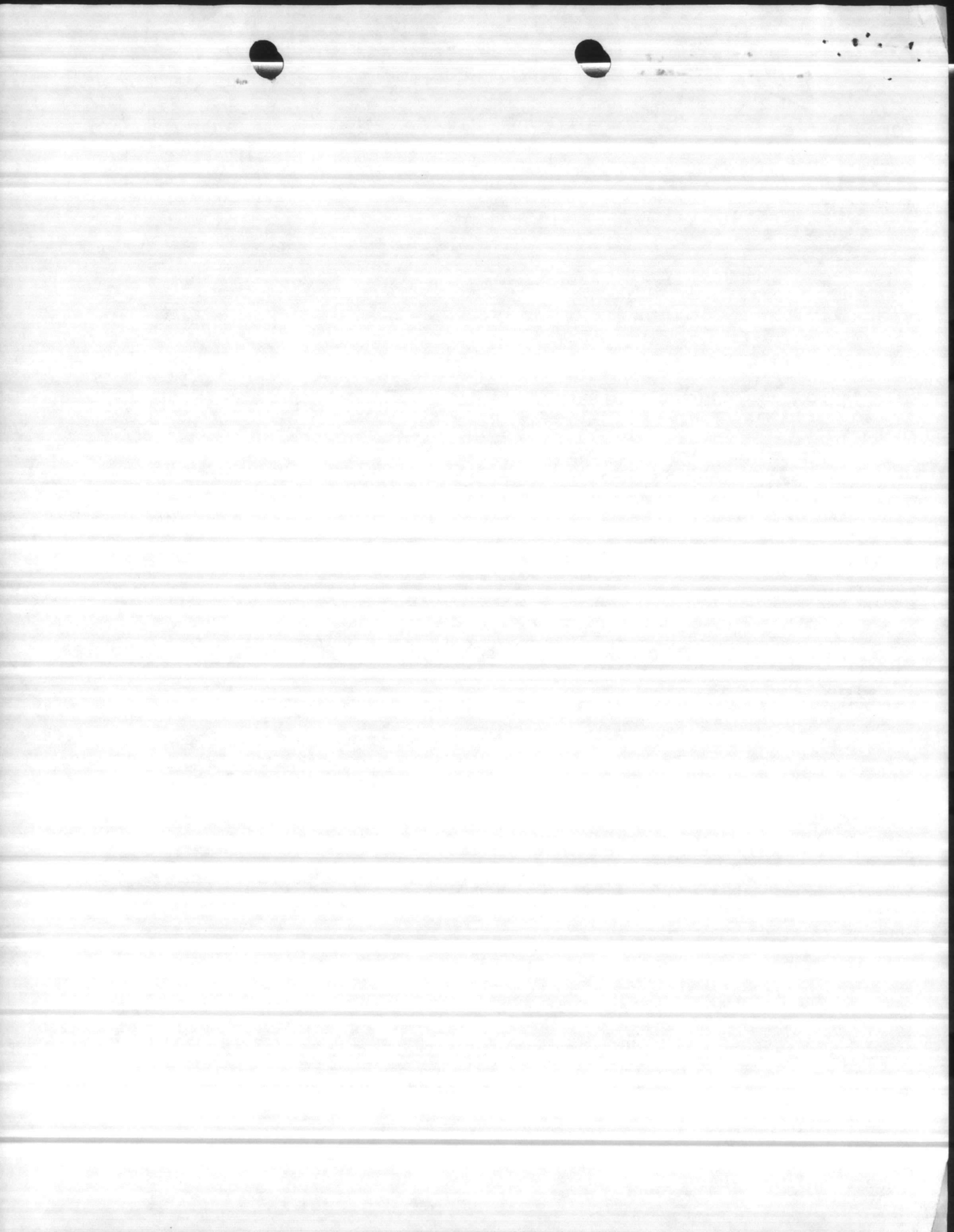
If you have any questions or need additional information regarding the above, please contact Mr. Julian Wooten, Base Maintenance Department, telephone (FTS) 676-5003 or (919) 451-5003/2083.

Sincerely,

T. R. BAISLEY
Lt Colonel, U. S. Marine Corps
Base Maintenance Officer
By direction of the Commanding General

Enclosure

Copy to:
LantDiv (Code 114)



U.S. ENVIRONMENTAL PROTECTION AGENCY

REGION IV

U.S. Marine Corps
Camp Lejeune, North Carolina
and

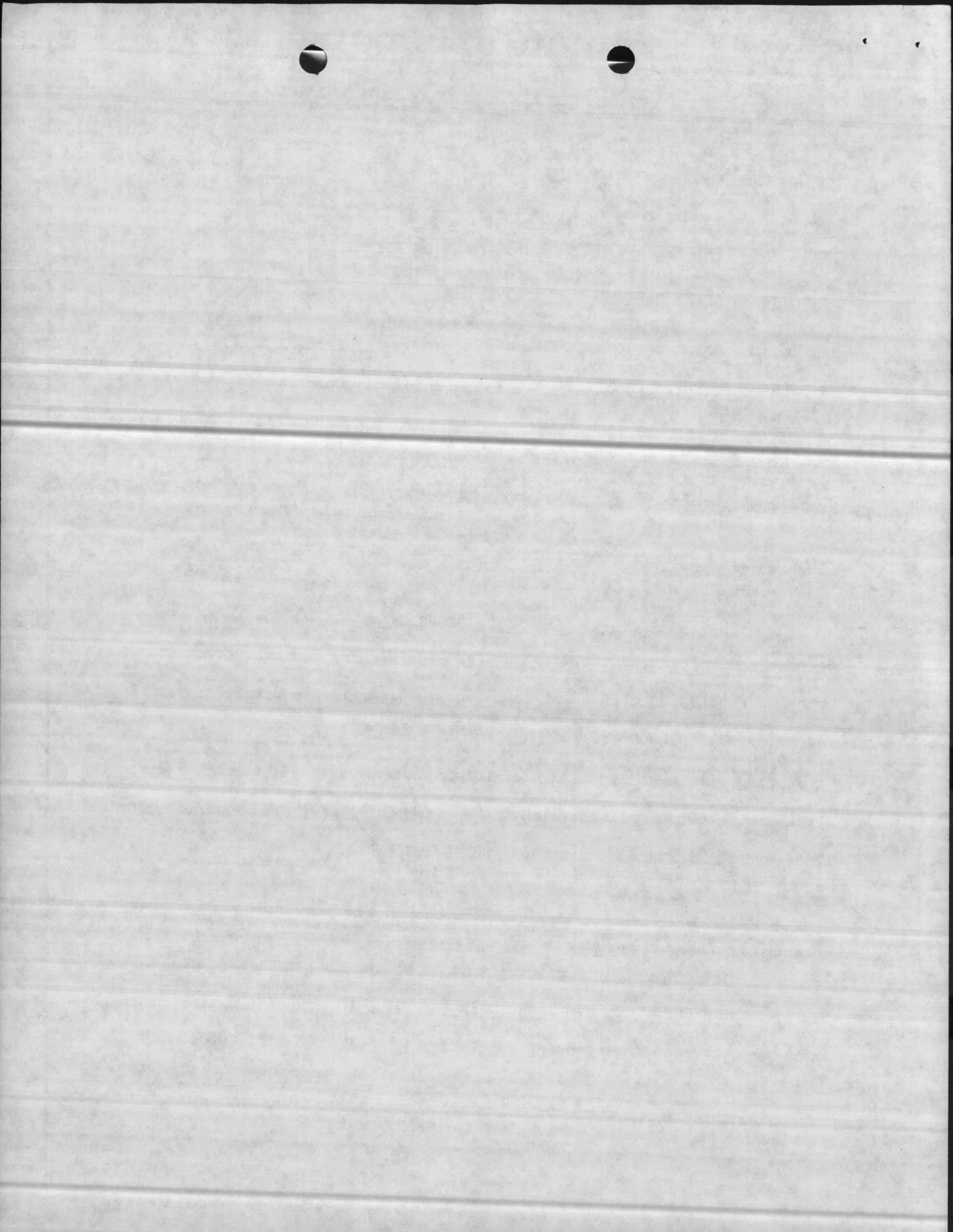
U.S. Environmental
Protection Agency,
Region IV

Federal Facility
Compliance
Agreement

The Environmental Protection Agency, Region IV, and the Marine Corps, Camp Lejeune, North Carolina, are the parties to this agreement which is entered into pursuant to Executive Order 12088, October 13, 1978 (43 FR 47707). The Office of Management and Budget and the Department of Justice will take cognizance of this agreement pursuant to their respective duties to assure compliance with the environmental laws under Executive Order 12088 and the particular statutes herein addressed.

SCOPE

1. This agreement is entered into by the parties to assure compliance by the Marine Corps, Camp Lejeune with the Clean Water Act (CWA) (33 USC. 1251 et seq.), and implementing regulations.



2. This agreement is not and shall not be construed as a permit under the CWA nor shall it relieve the Marine Corps of any legal obligations under the CWA which are in addition to or different from matters covered in this agreement. This agreement in no way affects requirements for each facility to apply to Region IV for applicable wastewater discharge permits (NPDES).

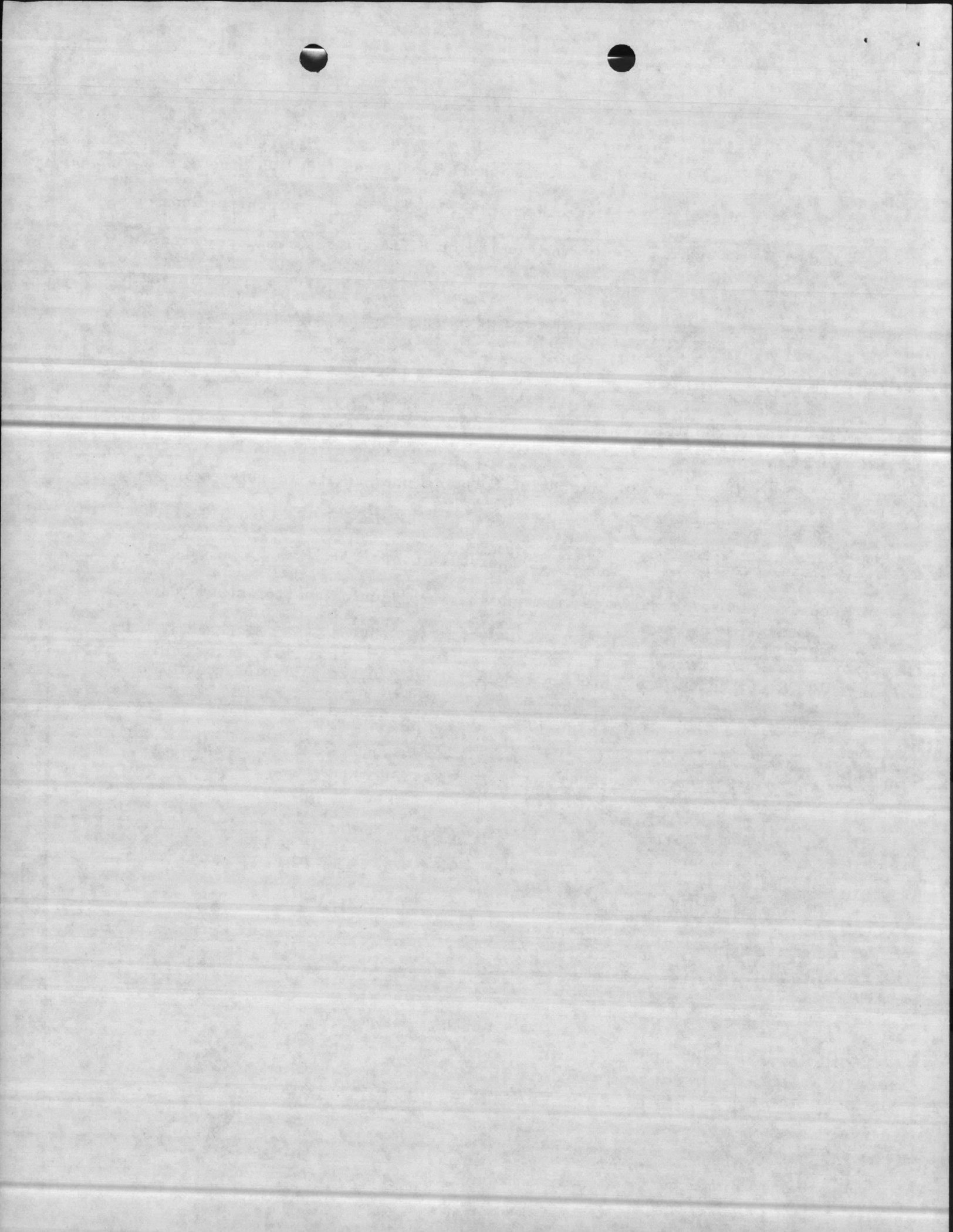
Authorities

3. The duties of the Marine Corps to operate its facilities in compliance with the Clean Water Act are prescribed in Section 313 of the Clean Water Act (33 USC 1323). Executive Order 12088 was promulgated to ensure Federal compliance with applicable pollution control standards. This agreement contains a "plan" as described in Section 1-601 of Executive Order 12088 to achieve and maintain compliance with water pollution control standards.

Statement of Facts

4. The following facilities are owned, operated, or under the control of the Marine Corps.

- a. Water Treatment Plants
- b. Miscellaneous source wastewater treatment and/or control



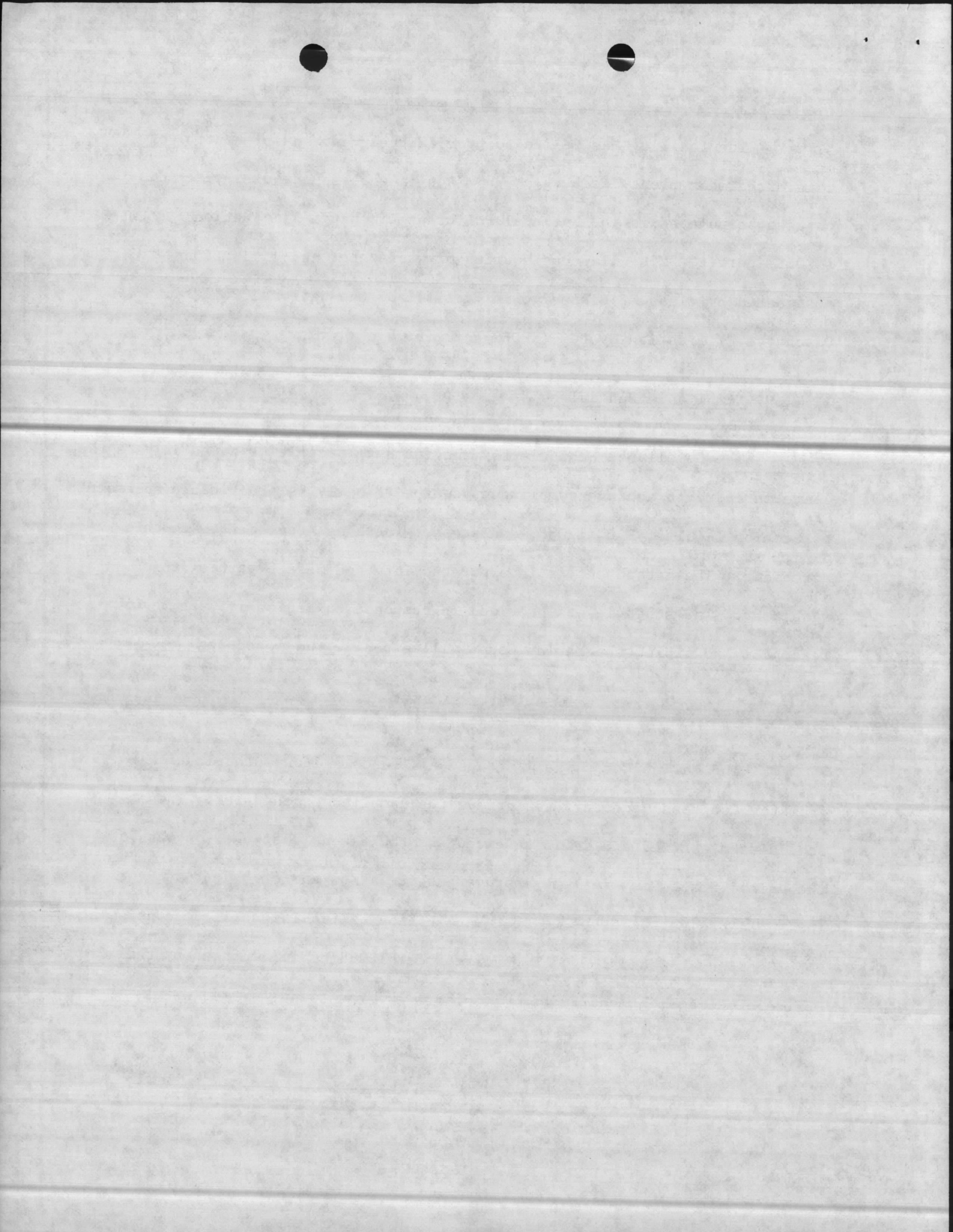
5. The facility has failed to provide treatment and/or control of water treatment plant discharges and miscellaneous source wastewater discharges stipulated in the National Pollutant Discharge Elimination System (NPDES) permit. Miscellaneous sources of wastewater and limitations are designated by class of discharge in Part III of the National Pollutant Discharge Elimination System (NPDES) permit.

Compliance Schedules

6. The Compliance Schedule for the (number) facilities named in paragraph 4 are intended to achieve compliance as expeditiously as practicable, pursuant to Section 1-601 of E.O. 12088, and are set forth as Attachment a to this agreement. The attachment is incorporated into and made a part of this agreement. The schedule was provided in response to Region IV. Wherever reasonably possible, the Marine Corps will expedite the schedules.

Funding

7. The Marine Corps shall request all funds and/or authorizations from the Congress necessary to achieve the compliance schedules. These schedules are fixed and definite except to the extent that the Congress of the United States may fail to approve authorization and/or budget requests for these projects. Steps to be taken in seeking funding shall be consistent with Sections 1-4 and 1-5 of Executive Order 12088 as implemented by the Office of Management and Budget Circular A-106 (as amended).

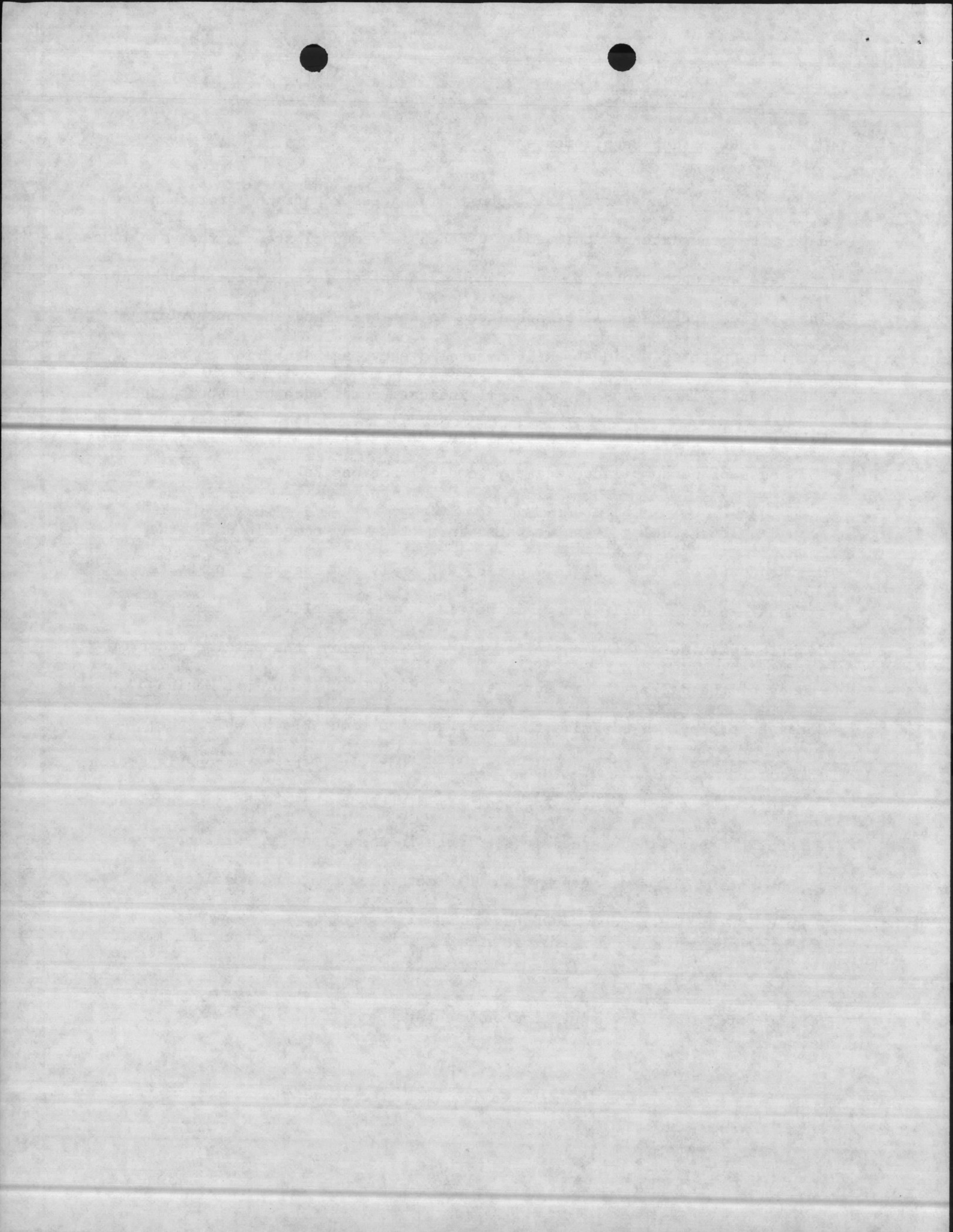


Reporting Requirements

8. The Marine Corps shall submit a progress report no later than ten days after the date of achievement of each incremental step in the compliance schedule and upon the final compliance date as set forth in the Attachment. The progress reports will be submitted to Region IV and the appropriate local or State or regional environmental agency, as identified on the Attachment. The status report shall indicate compliance or noncompliance with the schedule. In the event of noncompliance, the report shall include the cause of noncompliance and any remedial actions taken.

If the delay is anticipated in meeting any schedule date, the Marine Corps shall immediately notify Region IV and the local or State or regional environmental agency, in writing, of the anticipated delay, describing in detail the anticipated length of delay, the precise cause or causes of the delay, the measures taken and to be taken by the Marine Corps to prevent or minimize the delay and the timetable by which the measures shall be implemented. The Marine Corps will take reasonable action to minimize any delay. The Regional Administrator shall make a determination whether the compliance schedule set forth in the Attachment will be revised. If the Marine Corps disagrees with this determination, the Conflict Resolution procedure described herein shall control.

Additionally, beginning three months after the date for achievement of the first milestone specified on each Attachment, the Marine Corps



shall submit a status report to Region IV and the local or State or regional environmental agency detailing the progress made during that quarter. These reports shall be submitted quarterly until compliance has been achieved.

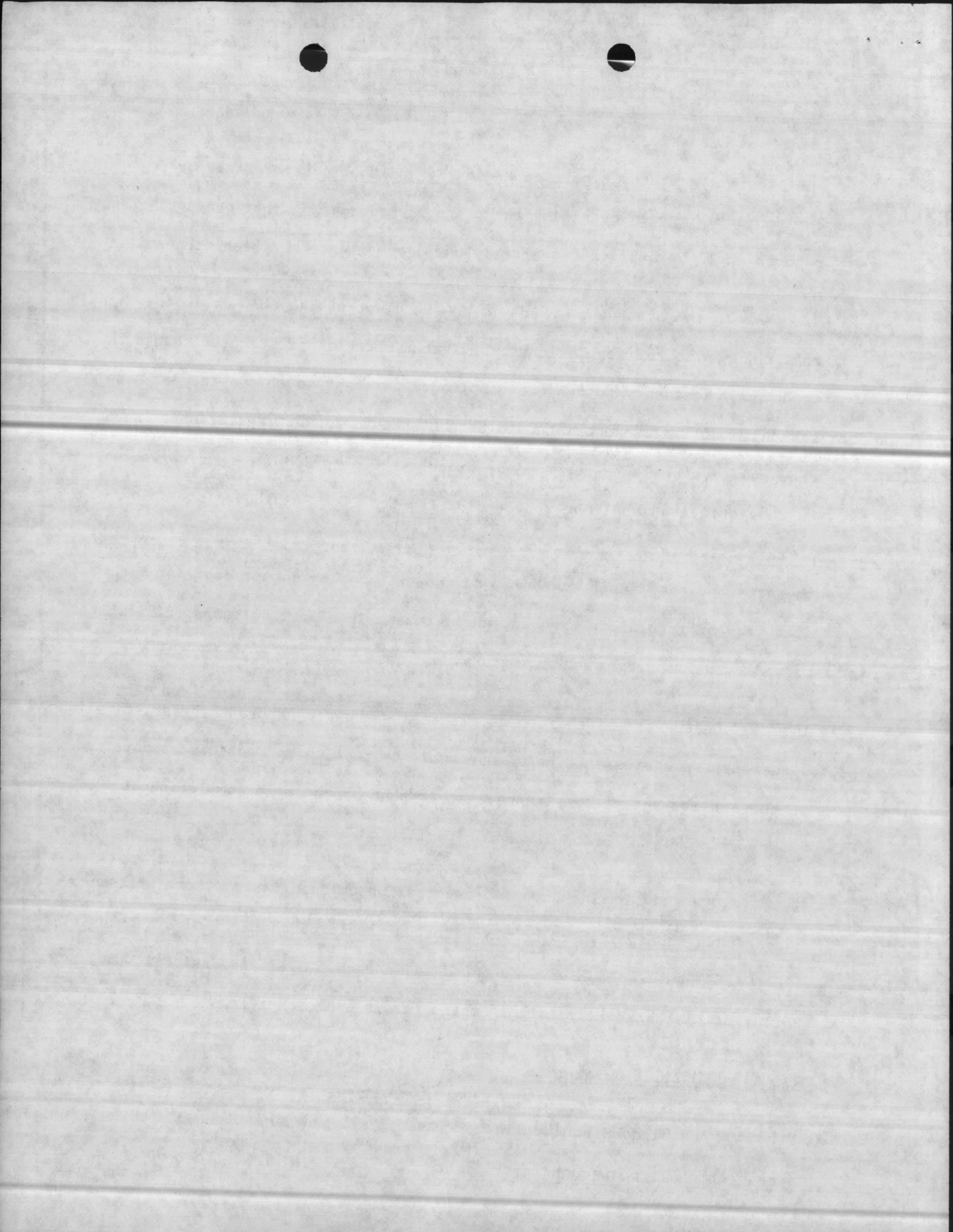
9. In the event that there is an amendment of the CWA, or in the event that changes to the regulations promulgated under those statutes change the technology necessary to achieve compliance pursuant to this agreement, the schedules will be renegotiated to effect changed law or regulations. Such renegotiation shall be governed by Executive Order 12088. Any disagreements in renegotiations shall be resolved by the Conflict Resolution provisions of this agreement. During the pendency of any request for renegotiation, the attached compliance schedule, to the extent they do not conflict with statutory or regulatory changes, shall remain in effect unless specifically waived by Region IV.

10. On the date for final compliance as shown on the attachment, compliance with water standards must be demonstrable by testing and positive reporting of the achievement of compliance, rather than by the mere completion of construction of pollution abatement facilities.

Upon the Marine Corps' demonstration of compliance, there will be a continuing obligation to comply with applicable discharge limitations under the CWA. These limitations are embodied in each facility's National Pollutant Discharge Elimination System permit under the CWA.

Conflict Resolution

11. Anticipated noncompliance with, or alleged violations of, this agreement shall be brought to the attention of the Administrator of the



U.S. Environmental Protection Agency, Washington, D.C., for resolution by EPA and Marine Corps. If necessary, the Director, Office of Management and Budget shall be notified pursuant to Sections 1-602 and 1-603 of Executive Order 12088. The Director, Office of Management and Budget shall consider such steps as are necessary to resolve any conflicts and remedy the violations.

Sanctions

12. In the event of violations of water standards or the terms of this agreement by the Marine Corps sanctions under the authority of Section 1-604 of Executive Order 12088, as well as enforcement procedures established by the Clean Water Act are available as enforcement mechanisms in addition to the conflict resolution procedures cited in paragraph 11.

13. Provided that the Compliance Schedule, as attached, is met, this agreement is considered to be in lieu of any other EPA or Federal enforcement action with regard to the facilities named in paragraph 4, for the pollution indicated in paragraph 5. This agreement in no way modified Section 504 of the CWA.

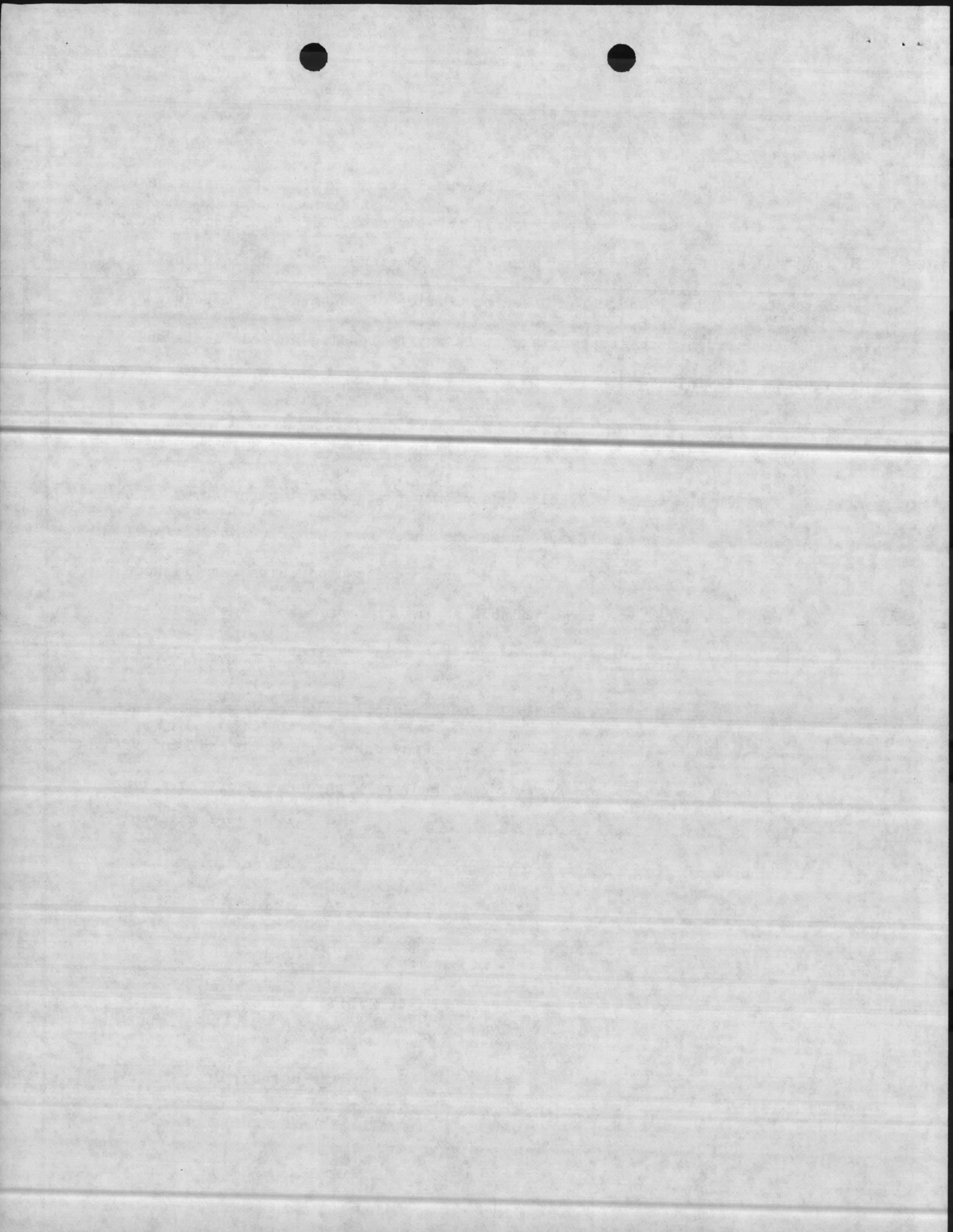
Date

Date

Signed: T. R. BAISLEY

Marine Corps Representative
Lt Colonel USMC
Base Maintenance Officer

Sanford W. Harvey, Jr.
Director
Enforcement Division



Facility

Marine Corps Base, Camp Lejeune, North Carolina

Project Description

This project provides for the design and construction of wastewater treatment facilities that will assure compliance with effluent limitations stipulated in Part I, page 9 (Discharge Serial Nos. 008, 009, 010, 011, 012, 013, 014 and 015) and in Part III of the National Pollutant Discharge Elimination System (NPDES) permit.

Compliance Schedule

Completion of preliminary plans	Completed
Completion of final plans	1 April 1980
Commence construction	1 July 1980
Completion of construction	30 June 1982
Operational level attained	1 July 1982

Progress Reports

Director, Enforcement Division
Environmental Protection Agency
Region IV
345 Courtland Street
Atlanta, Georgia 30308

Director, Division of Environmental Management
North Carolina Department of Natural Resources
and Community Development
P. O. Box 27687
Raleigh, North Carolina 27611

