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BY:

27 March 2001

Mr. Rick Shiver

Director, Division of Water Quality  
North Carolina Department of Environment and Natural Resources  
127 Cardinal Drive Extension  
Wilmington, N. Carolina 28405

SUBJ: NPDES PERMITS FOR MCB, CAMP LEJEUNE (FOIA REQUEST)

Dear Mr. Shiver,

It is my understanding that your division has the authority of selected sections of the Clean Water Act to operate the NPDES program for the state of North Carolina.

My reading of the remediation efforts at MCB, CLWC, especially site 78 (Hadnot Point Industrial Area) notes the use of procedures described as "pump and treat" or "extraction and on-site treatment"

The EPA Five-Year Review document, due date 6/30/00, prepared for LAUSDIV by Baker Environmental, discusses at length the remediation program at site 78 and notes that two treatment plants are in operation that in addition to the disposal of contaminated aquifer resources also receive conventional waste streams from other sources within MCB, CLWC.

Having had some experience with EPA 10 and the requirement for NPDES permits for discharges into public waters of the U.S. of conventional secondary treatment materials I am interested in the conditions that became part of the NPDES permits that relate to the disposal of TCE and PCE residuals into Wallace ~~Creek~~ **CLW** or French's Creek from these facilities.

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