Ms. Nancy S. Stehle  
Deputy Director  
Environment Office of Assistant Secretary of Ns  
(Installations and Environment)  
Crystal Plaza #5  
Washington, DC 20360-5000

RE: Compliance with CERCLA Section 120

- DOD Armed Forces Experimental Training Activity, VA  
- Fleet Combat Training Center, VA  
- NAS Willow Grove, PA  
- Naval Academy, MD  
- Naval Air Station - Oceana, VA  
- Naval Amphibious Base - Little Creek, VA  
- Naval Base Norfolk, VA  
- Naval Communication Area MAS, VA  
- Naval Radio Station LF #1, WV  
- Naval Shipyard - Norfolk, VA  
- Naval Supply Center - Cheatham Annex, VA  
- Naval Supply Center - Craneys Island, VA  
- Naval Supply Center - Yorktown, VA  
- Navy Aviation Supply Office, PA  
- USN Allegheny Ballistics Lab, WV  
- USN Auxiliary Landing Field, VA

Dear Ms. Stehle:

This letter is in response to a review of the documents which were submitted to the U.S. Environmental Protection Agency Region III (EPA) under requirements of the Comprehensive Environmental Response, Compensation and Liability Act (CERCLA), 42 U.S.C. §§ 9601 et seq., for the above referenced facilities.

Based on the information in our files, there is insufficient data to complete the Hazard Ranking System (HRS) evaluation or to determine an appropriate course of action for these facilities. A HRS Scoring Deficiency Checklist for each facility is enclosed with this letter. This checklist identifies the information required to complete the HRS evaluation and indicates if this information is provided and if it is acceptable. The checklist includes an attachment indicating the sources of information EPA reviewed to complete the deficiency checklist and further describe cases where information was supplied but was not acceptable.