

17 June 2005

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The Honorable Samuel Knox Skinner
BRAC Commissioner
Base Realignment and Closure Commission
2521 South Clark Street, Suite 600
Arlington, VA 22202



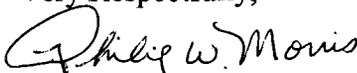
Dear Commissioner Skinner,

I would like to take this opportunity to thank you for your recent visit to NSWC Crane, CAAA and Southern Indiana. As a concerned taxpayer I support the work you are doing to ensure that our Military operations remain as effective and affordable as possible. I realize that you have a very difficult job in deciding which activities to re-align or close as part of the BRAC process. I hope that your visit helped you to realize what important assets NSWC Crane and CAAA are to our Nation's Defense and the Global War On Terrorism.

I have been following the BRAC process closely since the proposed closure/re-alignment list was published and I am growing increasingly concerned that DOD has not properly followed the law in developing recommendations. DOD is required to give priority consideration to installations that have a high military value ranking. Data available on the DOD website (www.defenselink.mil/brac) leads me to conclude that NSWC Crane's military value rating was not taken into account properly, which is violation of BRAC law. Specifically, NSWC Crane has one of the highest military value ratings of all activities performing Electronic Warfare work, including a higher rating than NAS Whidbey Island and yet it is recommended that Electronic Warfare workload related to repair of the ALQ-99 system be re-aligned from NSWC Crane to NAS Whidbey Island.

The DOD is also required to take into account the return on investment resulting from its closure/re-alignment recommendations. In reviewing the cost data that is available on the E-Library at the BRAC Commission website (www.brac.gov) I have come to the conclusion that the moving the ALQ-99 Electronic Warfare workload to NAS Whidbey Island does not result in any cost savings. It appears that all of the savings in this scenario are generated by re-aligning work within Whidbey Island and moving work from North Island, CA to Whidbey Island. In other words this scenario will save DOD even more money if the NSWC Crane portion is eliminated!

I urge you to reconsider the recommendation to re-align work from NSWC Crane by properly taking into account the Military Value and Return On Investment requirements of BRAC law.

Very Respectfully,

PHILIP W. MORRIS