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## TEXAS COMMISSION ON ENVIRONMENTAL QUALITY

*Protecting Texas by Reducing and Preventing Pollution*

January 29, 2004

LTC Jason D. Shirley  
Installation Manager  
Camp Stanley Storage Activity  
25800 Ralph Fair Road  
Boerne, TX 78015-4800

Re: Camp Stanley Storage Activity, Boerne, TX;  
TCEQ SWR No. 69026;  
On-Post Quarterly Groundwater Monitoring Report - Conditional Approval

Dear LTC Shirley:

The Texas Commission on Environmental Quality (TCEQ) has reviewed the report entitled *Final March 2003 On-Post Quarterly Groundwater Monitoring Report* dated August 2003. The report was received by the TCEQ on October 3, 2003.

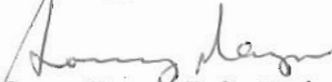
The report specified that it fulfilled the groundwater quarterly reporting requirements of CSSA's Data Quality Objectives. The TCEQ has reviewed the document; the TCEQ accepts the report. In the future, however, the TCEQ requires that submittals involving laboratory data should comply with the following:

1. The laboratory data qualifier used is "F" flagged to mean that the analyte was positively identified but the associated numerical value is below the RL. Please use the appropriate data qualifiers as specified in the *InterOffice Memorandum Implementation of the Existing Risk Reduction Rule* otherwise known as "Consistency Memorandum." In the alternative, you may also use Guidance Document TRRP-13 *Review and Reporting of COC Concentration Data*. These documents may be downloaded from the following links: <http://www.tnrcc.state.tx.us/permitting/rrr.htm> and <http://www.tnrcc.state.tx.us/permitting/remed/techsupp/guidance.htm>.
2. All laboratory data should be submitted using the guidelines specified in the "Consistency Memorandum" Attachment A or as per the requirement in Section 2.1 Laboratory Data Package of TRRP-13. The TRRP-13 guidance implementation date is applicable for data generated on or after February 1, 2003. While majority of the remediation projects at CSSA fall under the Risk Reduction Standards, the TCEQ encourages CSSA to use the applicable data reporting guidance in TRRP-13. TRRP-13 appears to be less stringent than the reporting requirements of the Consistency Memorandum.

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Please call me at 512.239-2371 or email me at [srayos@tceq.state.tx.us](mailto:srayos@tceq.state.tx.us) if you wish to discuss or if you have questions concerning this letter. Please use Mail Code MC-127 when responding by mail.

Sincerely,



Sonny Rayos, P.G., Project Manager  
Team I, Corrective Action Section  
Remediation Division

cc: Mr. Greg Lyssy, U.S. EPA Region 6, 1445 Ross Ave (6SF-LT), Dallas, TX 75202-2733  
Ms. Julie Burdey, Parsons Engineering, 8000 Centre Park Drive, Suite 200, Austin, TX  
78754  
Waste Program Manager, TCEQ Region 13 Office, San Antonio, TX