

Kathleen Hartnett White, *Chairman*
R. B. "Ralph" Marquez, *Commissioner*
Larry R. Soward, *Commissioner*
Glenn Shankle, *Executive Director*



TEXAS COMMISSION ON ENVIRONMENTAL QUALITY

Protecting Texas by Reducing and Preventing Pollution

July 22, 2005

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

Re: Closure Reports for Solid Waste Management Units B-12, B-23 and B-25 and Closure Reports for Areas of Concern 46 and 53 - Approvals of Risk Reduction Standard No. 1; Camp Stanley Storage Activity, Boerne, TX; TCEQ SWR No. 69026; EPA ID No. TX2210020739

Dear LTC Shirley:

The Texas Commission on Environmental Quality (TCEQ) has reviewed the above-stated reports. Closure activities consisted of removal and disposal of wastes, removal and disposal of contaminated media and collection of confirmation sampling to document attainment of the risk reduction standard objectives. The reports concluded that closure of the above-stated units were performed according to Risk Reduction Standard (RRS) No. 1.

In order to attain RRS No. 1, all industrial solid waste and municipal hazardous waste and waste residues must be removed or decontaminated from affected media (i.e., soil, surface water, groundwater, air) to naturally occurring background levels or the Practical Quantitation Limits (PQL), provided that the person demonstrates that lower quantitation limits are not possible when PQLs are greater than background.

Based on the information contained in the all of the above-stated final reports, it appears that remediation activities have been completed in accordance with the TCEQ RRS No. 1 pursuant to Title 30 Texas Administrative Code (TAC) Chapter 335 Subchapters A and S. Therefore, deed notice and post-closure care are not required. No additional corrective actions under Chapter 335 are required for these units.

Please be aware that it is the continuing obligation of persons associated with a site to ensure that municipal hazardous waste and industrial solid waste are managed in a manner which does not cause the discharge or imminent threat of discharge of waste into or adjacent to waters in the state, a

LTC Shirley
July 22, 2005
Page 2

nuisance, or the endangerment of the public health and welfare as required by 30 TAC §335.4. If the response actions described in the report fail to comply with these requirements, Camp Stanley Storage Activity must take any necessary and authorized action to correct such conditions.

A TCEQ field inspector may conduct an inspection of your site to determine compliance with the report.

Questions concerning this letter should be directed to my attention at 512.239.2371 or at srayos@tceq.state.tx.us. When responding by mail, please submit an original and one copy of all correspondence and reports to the TCEQ Corrective Action Section at Mail Code MC-127. An additional copy should be submitted to the local TCEQ Region Office. The information in the reference block should be included in all submittals.

Sincerely,



Sonny Rayos, P.G., Project Manager
Team I, Corrective Action Section
Remediation Division
Texas Commission on Environmental Quality

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