

PARSONS ENGINEERING SCIENCE, INC.

A UNIT OF PARSONS INFRASTRUCTURE & TECHNOLOGY GROUP INC.

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December 4, 1998

certified mail Z 432 759 745

Jesse Boultinghouse
R&E Division
Waste Evaluation Section/MC-129
Texas Natural Resource Conservation Commission
P.O. Box 13087
Austin, Texas 78711-3087

Subject: Camp Stanley Storage Activity
Solid waste registration number 69026

Dear Mr. Boultinghouse:

On behalf of our client, Camp Stanley Storage Activity (CSSA), this letter is in response to your letter of October 30, 1998, regarding the generator status of CSSA. In reviewing the TNRCC definition of an *industrial facility*, we have determined that CSSA would be more appropriately classified as a *nonindustrial facility*. This determination is based on the processes that CSSA performs, such as cleaning and refurbishing weapons for the U.S. Army. CSSA does not produce any products for wholesale, or change materials by processing, or substantially support either of these two activities. Therefore, please change the generator status from *industrial* to *nonindustrial*.

If you have any questions or comments please contact me at 512/719-6086 or Brian Murphy (CSSA Environmental Officer) at 210/698-5208.

Sincerely,



Teresa J. Anderson
Task Manager

cc: Malcolm Ferris, TNRCC District 13
Greg Lyssy, EPA Region 6
Brian Murphy, CSSA