

Kathleen Hartnett White, *Chairman*  
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Glenn Shankle, *Executive Director*



## TEXAS COMMISSION ON ENVIRONMENTAL QUALITY

*Protecting Texas by Reducing and Preventing Pollution*

June 1, 2005

Mr. Herman Stinson  
Chief, Logistics Support Division  
Camp Stanley  
25800 Ralph Fair Road  
Boerne, TX 78015-4876

Re: Comprehensive Compliance Investigation at:  
Camp Stanley, Bexar County, Texas  
TCEQ PWS ID No.: 0150117

Dear Mr. Stinson:

On May 5, 2005, Mr. Richard Deinhammer of the Texas Commission on Environmental Quality (TCEQ) San Antonio Region Office conducted an investigation of the above-referenced operation to evaluate compliance with applicable requirements for public water supply systems. During the exit interview, the investigator notified you of some alleged violations. You have provided us with information which appears to indicate that these problems have been corrected. No further response from you is necessary concerning this investigation.

The Texas Commission on Environmental Quality appreciates your assistance in this matter and your compliance efforts to ensure protection of the State's environment. If you or members of your staff have any questions regarding these matters, please feel free to contact Mr. Richard Deinhammer in the San Antonio Region Office at (210) 403-4057.

Sincerely,

A handwritten signature in cursive script, appearing to read "Thomas G. Haberle".

Thomas G. Haberle  
Water Section Team Leader  
San Antonio Region Office

TH/RD/eg

# Summary of Investigation Findings

CAMP STANLEY  
25800 RALPH FAIR RD  
BOERNE, BEXAR COUNTY, TX 78015  
Additional ID(s): 0150117

Investigation # 378709  
Investigation Date: 05/05/2005

## ALLEGED VIOLATIONS NOTED AND RESOLVED

Track No: 205592

### 30 TAC Chapter 290.42(e)(3)(A)

**Alleged Violation:**

Investigation: 378709

Comment Date: 5/23/2005

Failure to provide disinfection equipment with a capacity at least 50 % greater than the highest expected dosage to be applied at any time. The 5 lb/day chlorine rotometer was operating at about "4" and could not provide an additional 50 % of disinfectant, if needed.

**Recommended Corrective Action:** Install a larger chlorine roto-meter. For compliance documentation, submit receipt for new roto-meter.

**Resolution:** Requested compliance documentation hand carried to and reviewed at the TCEQ San Antonio office on 05/20/2005.

Track No: 205624

### 30 TAC Chapter 290.121[G]

**Alleged Violation:**

Investigation: 378709

Comment Date: 5/23/2005

Failure to develop and maintain an up-to-date chemical and microbiological monitoring plan. The monitoring plan shall identify all sampling locations, describe the sampling frequency, and specify the analytical procedures and laboratories that the water system will use to comply with monitoring requirements of Chapter 290.121, Monitoring Plans, in TCEQ Regulatory Guidance (RG) - 346, "Drinking Water Standards". The plan was started, but was not complete.

**Recommended Corrective Action:** Complete the development of an all-inclusive monitoring plan. Detailed guidance on developing a plan is contained in RG - 384, "How to Develop a Monitoring Plan for a Public Water System". For compliance documentation, submit a copy of the monitoring plan.

**Resolution:** Requested compliance documentation hand carried to and reviewed at the TCEQ San Antonio office on 05/20/2005.