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TEXAS COMMISSION ON ENVIRONMENTAL QUALITY

Protecting Texas by Reducing and Preventing Pollution

July 20, 2005

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

Re: Areas of Concern 41, 44, 49 and 60 - Approval of Delisting and No Further Action;
Camp Stanley Storage Activity, Boerne, TX;
TCEQ SWR No. 69026;
EPA ID No. TX2210020739

Dear LTC Shirley:

The Texas Commission on Environmental Quality (TCEQ) received the following reports: Area of Concern 41 No Further Action Report and Delisting Reports for Area of Concerns 44, 49 and 60. The reports were received by the TCEQ on April 29, 2005. The objective of the delisting reports is to remove the area of concerns from the RCRA Facility Investigation (RFI) after completion of the investigation.

The TCEQ has reviewed the above-stated reports. The delisting process includes a visual and geophysical survey of the area of concern. If visual and geophysical investigations reveal no anomalies at the specific area, the report concludes that the RFI is complete and the report recommends that the area of concern be removed from the list of RFI units that require investigation under the 3008(h) EPA Order. Our review indicates that the RFIs at Area of Concerns 44, 49 and 60 are complete.

With regards to Area of Concern 41, the TCEQ concurs with the conclusion that no further action is warranted.

Please note that it is the continuing obligation of persons associated with a site or facility to ensure that industrial solid wastes and/or municipal hazardous wastes are managed in such a way that it does not cause a discharge of wastes or an imminent threat of discharge, nor a nuisance or an endangerment to either human health or the environment as required by 30 TAC §335.4. Be advised that the burden remains upon the Camp Stanley Storage Activity to take necessary and authorized action to correct such conditions whenever they exist. In addition, please note that in 30 TAC § 335.8(b)(5) Camp Stanley Storage Area must respond on a continuing basis (pursuant to the closure and remediation obligations of §335.8(b)) in the event that a substantial change in circumstances at the facility or area results in an unacceptable threat to human-health or the environment.

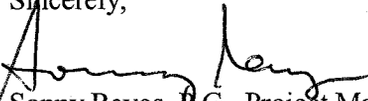
A TCEQ field inspector may conduct an inspection of the site to determine compliance with the report.

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To document compliance with the Texas Professional Geoscience Act, the Remediation Division will not review reports and documents received on or after September 1, 2004 that do not contain the seal of a Texas Professional Geoscientist for geoscience services and work. Reports and documents containing geoscience information that are not stamped with a Texas Professional Geoscience seal will be returned to the submitting party. For further information, please consult the webpage of the Texas Board of Professional Geoscience at <http://www.tbpg.state.tx.us>. Any inquiry regarding what constitute geoscience information or what information requires a Professional Geoscientist seal shall be made to the Board by calling 512.936.4400, in Austin, Texas.

Questions concerning this letter should be directed to my attention at 512.239-2371 or via email at rrayos@tceq.state.tx.us.

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