## RFI AND INTERIM MEASURES WASTE MANAGEMENT PLAN ADDENDUM

## AT CAMP STANLEY STORAGE ACTIVITY BOERNE, TEXAS

Addendum Specific to AOC51-A

## SECTION 1 INTRODUCTION

A Site Closure Investigation will be performed to remove impacted soils at AOC51-A to achieve closure of the soil zone. The closure methodology and procedures are described in the *Work Plan and Sampling Analysis Plan Addendum*, *AOC51-A*, March, 2012. Background information on the AOC-51 area can be found in the CSSA Environmental Encyclopedia (Volume 3-2, AOC-51). Specific activities associated with this RFI/IM WMP and planned RFI/IM Waste/Contaminated Media Management is associated with this addendum.

The site features and the site boundary are shown on Figure 1. The investigation for AOC51-A will include a temporary staging area. While the exact location will be field-determined, the staging area is proposed to be situated to the west of the site. The staging area will be located outside the boundary of the site.

The sampling methodology, analytical parameters, and quality control measures that will be followed for this effort are described in the *AOC51-A Work Plan and Sampling and Analysis Plan Addenda*, March, 2012. For impacted soil media, waste characterization sampling will occur at a frequency of 1 sample per 500 cubic yard (CY). All impacted soil media that meets non-hazardous criteria, and CSSA standards for berm reuse, will be transported to the East Pasture berm. Impacted soil media which is believed to contain potential contaminants of concern (COCs) greater than 20 times the regulated TCLP criteria (*i.e.*, 20 times rule) will undergo waste characterization sampling at a frequency of 1 sample per 200 CY.

CSSA will utilize the Area of Contamination concept in managing and treatment of contaminated media or waste. Treatment efforts will include the stabilization of hazardous inorganic impacted media (i.e. with use of PIMS, etc.) within the defined area of contamination, thus rendering the media non-hazardous before disposal or recycling. Additionally, management of remediation waste will follow USEPA guidance in a memorandum issued on October 14, 1998, *Management of Remediation Waste Under RCRA*, EPA 530-F-98-026.

All removal work will be performed in Level D personal protective equipment.

