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MAY 18 1993

Lieutenant Colonel Oscar L. Major
Department of the Army
Camp Stanley Storage Activity, RRAD
Post Office Box 690627
San Antonio, Texas 78269-0627

Re: Sampling And Analysis Plan, Hydrogeologic Report, and Work Plan
for Evaluation of Groundwater Contamination,
Camp Stanley Storage Activity, San Antonio, Texas
EPA ID NO TX2210020739

Dear Lieutenant Colonel Major:

The Environmental Protection Agency (EPA) has reviewed the above
referenced documents concerning the groundwater contamination at Camp
Stanley. Comments are attached for your review.

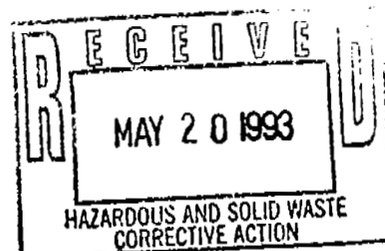
If you have any questions, please contact me at (214) 655-6785 or Bill
Hurlbut of my staff at (214) 655-8305.

Sincerely yours,

David Neleigh, Chief (6H-PN)
New Mexico and Federal Facilities Section

Enclosure

cc: Matt Andrus (6H-CT)
Paul Lewis - TWC
Lonnie Wright - Red River Army Depot



COMMENTS
CAMP STANLEY
EPA I.D. NO. TX2210020739

GENERAL COMMENTS

During the site visit, it was discussed that there were possibly twenty (20) landfills on CSSA. None of these were included in this workplan. When will these be investigated?

1. SECTION 2 - PROJECT BACKGROUND - PAGE 2-5

a. Under Task 5, Soil Borings, the six (6) potential source areas will be investigated by drilling and sampling three soil borings at each area. It is suggested that site B-11, a shallow excavation near the Oxidation Pond (O-1), be included as a potential source area as there is no vegetation growing in this area and yet it has been at least five years since it was used. Also, there is no historical data describing what this area was used for according to personnel at CSSA.

b. When drilling your soil borings in the potential source areas, it is suggested that the boreholes be sampled continuously and a field screening device (PID) be used. All "hot spots" should be sample

2. SECTION 5 - FIELD OPERATIONS - PAGE 5-12

Under Aquifer Tests, page 5-12, any stored waste water will have to be disposed of properly if it is hazardous and cannot be treated without a RCRA Permit.