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LETTER REGARDING REGULATORY REVIEW AND APPROVAL OF FINAL RCRA FACILITY
INVESTIGATION FOR SOLID WASTE MANAGEMENT UNITS 17 NAS FORT WORTH TX
4/26/2000
TEXAS NATURAL RESOURCE CONSERVATION COMMISSION

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**NAVAL AIR STATION
FORT WORTH JRB
CARSWELL FIELD
TEXAS**

**ADMINISTRATIVE RECORD
COVER SHEET**

AR File Number 640

Robert J. Huston, *Chairman*
R. B. "Ralph" Marquez, *Commissioner*
John M. Baker, *Commissioner*
Jeffrey A. Saitas, *Executive Director*



TEXAS NATURAL RESOURCE CONSERVATION COMMISSION

Protecting Texas by Reducing and Preventing Pollution

April 26, 2000

Mr. Michael R. Dodyk, P.E.
Restoration Team Chief
HQ AFCEE/ERD
P.O. Box 27008
Fort Worth, TX 76127-0008

RE: Approval of RCRA Facility Investigation Report SWMU 27 (Landfill 10)
dated February 2000
Risk Reduction Standard 1, No Further Action Request Report
NAS Fort Worth JRB, Texas/Carswell AFB
TNRCC Solid Waste Registration No. 65004
TNRCC Hazardous Waste Permit No. HW-50289
EPA ID No. TX0571924042

Dear Mr. Dodyk:

The Texas Natural Resource Conservation Commission (TNRCC) received your Final RCRA Facility Investigation (RFI) Report for Landfill 10, submitted March 2, 2000 indicating that there has not been a release from SWMU 27 (Landfill 10). It is requested that no further action is warranted under the HSWA Corrective Action Program and closure has been achieved in accordance with the TNRCC Risk Reduction Standard (RRS) No. 1 pursuant to Title 30 Texas Administrative Code (TAC) Chapter 335 Subchapters A and S.

In order to attain RRS No. 1, all industrial solid waste and municipal hazardous waste and waste residues must be removed or decontaminated from affected media (i.e., soil, surface water, groundwater, air) to naturally occurring background levels. Waste constituents which are not naturally occurring (such as most organic chemicals) must be cleaned to the analytical method detection limits. EPA defines these limits as Practical Quantitation Limits - the minimum concentration of a substance that can be measured within specified limits of precision and accuracy under routine operating lab conditions.

The TNRCC has completed a review of the Final RFI Report. Based on the information contained in the Report and other information available to staff, it appears that SWMU 27 has not had a release and therefore has attained RRS No. 1. Therefore, the Report is hereby approved, SWMU 27 is released from HSWA Corrective Action, deed recordation and post-closure care requirements, with no further action required. The U. S. Air Force may request an appropriate modification to the Hazardous Waste Permit to incorporate this information for SWMU 27 at any time. The public notice requirements will be served with the modification process.

Mr. Dodyk
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Please submit a request in writing, to update your Notice of Registration (NOR) to the TNRCC Registration and Reporting Section at Mail Code MC-129 with a copy of this letter as an attachment.

Please be aware that it is the continuing obligation of persons associated with a site to assure that municipal hazardous waste and industrial solid waste are managed in a manner which does not cause the discharge or imminent threat of discharge of waste into or adjacent to waters in the state, a nuisance, or the endangerment of the public health and welfare as required by 30 TAC §335.4. If the actual closure fails to comply with these requirements, the burden remains upon the U. S. Air Force to take any necessary and authorized action to correct such conditions. A TNRCC field inspector may review your Final Report and conduct a closure inspection of the site.

Questions concerning this letter should be directed to me at (512) 239-2333. When responding by mail, please submit an original and one copy of all correspondence and reports to the Corrective Action Section at Mail Code MC-127 with an additional copy submitted to Mr. Sam Barrett, Waste Program Manager, TNRCC Region 4 Office, 1101 East Arkansas Lane, Arlington TX 76010-6499. The appropriate TNRCC Solid Waste Registration Number, Hazardous Waste Permit No., EPA ID No., Unit Name and No. (including any RFI Unit No. designation) should be referenced in all submittals.

Sincerely,



Ray S. Risner, Sr. Project Manager
Team II, Corrective Action Section
Remediation Division
Texas Natural Resource Conservation Commission

RSR/rsr

cc: Mr. Don Ficklen, Remedial Program Manager, HQ AFCEE/ERD
3207 North Road, Brooks AFB, TX 78235
Mr. Gary W. Miller, Federal Facility Team, EPA Region VI Office (6PD-NB) - Dallas
Mr. Sam Barrett, Waste Program Manager, TNRCC Region 4 Office - Arlington

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