

Sum 113

Subject: Re: Cannon AFB, NM Landfill 5, Cell 3
Date: Tue, 26 Jun 2001 14:15:04 -0400
From: Tesnau.Tab@epamall.epa.gov
To: Loesel.Matthew@epamall.epa.gov
CC: Neleigh.David@epamall.epa.gov, Vogler.David@epamall.epa.gov,
Glenn_vonGonten@nmenv.state.nm.us, John_Kieling@nmenv.state.nm.us,
Gilrein.Stephen@epamall.epa.gov, uliet_Rubio@nmenv.state.nm.us,
Sasseville.Sonya@epamall.epa.gov

ADWA CARRS

This facility will show up as meeting the GPRA goal when the monthly verification update takes place (early next month).

In the future, could you get verifications forwarded through the first line level of management?

See you in August, during the permitting visit.
Tab Tesnau
(703) 605-0636



Matthew
Loesel

To: Tab Tesnau/DC/USEPA/US@EPA
cc: David Neleigh/R6/USEPA/US@EPA,

David

06/26/01
11:49 AM

Vogler/R6/USEPA/US@EPA,
John_Kieling@nmenv.state.nm.us,
uliet_Rubio@nmenv.state.nm.us,
Glenn_vonGonten@nmenv.state.nm.us, Stephen
Gilrein/R6/USEPA/US@EPA
Subject: Cannon AFB, NM Landfill 5,

Cell 3

Please accept the following Verification for NM7572124454, Cannon AFB for unit # 4. If further information is needed please let me know. Thank you.

Matt Loesel
RCRA Information Management
US EPA, Region 6
(214) 665-8544

----- Forwarded by Matthew Loesel/R6/USEPA/US on 06/26/01 10:45 AM -----

Glenn von Gonten
<Glenn_vonGonten@nmenv.st
Loesel/R6/USEPA/US@EPA
ate.nm.us>

To: Matthew

cc: "Kieling, John"
<John_Kieling@nmenv.state.nm.us

"Rubio, Juliet"
06/15/01 12:26 PM
<Juliet_Rubio@nmenv.state.nm.us>

Subject: Cannon AFB, NM
Landfill 5, Cell 3

Matt:

This is to serve as notice to EPA that the New Mexico Environment Department - Hazardous Waste Bureau has decided to defer the regulated unit requirements (§ 264/265, Subparts F, G, and N) for Landfill 5, Cell 3 at Cannon AFB (EPA ID NO.: NM7572124454) from the permitting program to the corrective action program. Cannon's requirement to conduct facility-wide corrective action is specified in Module IV of their Container Storage Operating Permit.

Landfill 5, Cell 3 is a landfill cell surrounded by other cells in Landfill 5 (SWMU 113) that are being investigated and remediated as SWMUs in accordance with Cannon's HSWA Module (Module IV). Cell 3 was closed with waste left in place with a RCRA cap and was on the post-closure track. All other landfill cells at Landfill 5 are being investigated and remediated as SWMUs, in accordance with Cannon's HSWA Module. This situation is identical with the scenario discussed by EPA in their Post-closure Rule (63 FR 56725).

In order to ensure that cleanup standards at Landfill 5 (SWMU 113) are consistent, the Department has determined that handling Cell 3 as a SWMU is the most appropriate course of action at this time. Therefore, please make the appropriate revisions to RCRIS. As of the February 1, 2001 review, "LND5CELL3" was still being carried on the post-closure track.

If you have any questions or if we need to take any additional action, please call me at 505-428-2551.

Glenn von Gonten, WRES 1
RCRA Permits Management Program

(See attached file: Glenn_vonGonten.vcf)

Glenn von Gonten <glenn_vongonten@nmenv.state.nm.us>
Geologist/ WRES 1
New Mexico Environment Department
Hazardous Waste Bureau