November 7, 2007

Debbie Hartell, Chief
Environmental Flight
49th CES/CEV
550 Tabosa Avenue
Holloman AFB, NM 88330-8458

RE: APPROVAL OF THE RCRA FACILITY ASSESSMENT
CONFIRMATORY SAMPLING WORK PLAN, MULTIPLE SITES
HOLLOMAN AIR FORCE BASE, NEW MEXICO
EPA ID# NM6572124422
HWB-HAFB-07-002

Dear Ms. Hartell:

The New Mexico Environment Department (NMED) received Holloman Air Force Base’s (the “Permittee”) Response to Notice of Deficiency for the RCRA Facility Assessment, Confirmatory Sampling Work Plan, Multiple Sites (Response), dated October 15, 2007. NMED has reviewed the Response and hereby approves the aforementioned work plan with the following comments. The comment numbers refer to the original comment numbers as found in the notice of deficiency. NMED notes that the response was not received within the 30 calendar days that were given to the Permittee during which to respond.

Comment #5:

The Permittee was directed to install two additional borings north of and within 25 feet of Building 807. Based on the site description in the work plan, these are the most likely locations...
to confirm the presence or absence of soil staining observed during the 1988 RFA. The
Permittee agreed to install the additional borings but the proposed locations are to the east and
west of Building 807, instead of to the north. The Permittee shall relocate the additional borings
to the north.

Comment #8:

The Permittee was directed to remove the remaining sandblasting debris from the ground around
the telephone pole. This area, as reported in the work plan, “was observed to have black colored
grit” and was described as a “small remaining area of staining.” In the Response, the Permittee
states that this “black grit” is actually a naturally-occurring biological soil crust that appears
similar to black grit. Because of the ambiguity of the nature of the material, the Permittee must
collect a sample of the material. The Permittee must collect the sample from the top 1-2 inches
and analyze it for Target Analyte List metals. If the laboratory analysis indicates that the material
is waste, the Permittee will remove the remaining waste until NMED soil screening levels are
achieved.

If you have any questions regarding this letter, please contact Ms. Darlene Goering of my staff at
(505) 222-9504.

Sincerely,

John E. Kieling
Program Manager
Permits Management Program
Hazardous Waste Bureau

cc: J. Bearzi, NMED HWB
    W. Moats, NMED HWB
    C. Amindyas, NMED HWB
    D. Strasser, NMED HWB
    L. King, EPA Region 6 (6PD-F)
File: HAFB 2007 and Reading
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