

Hope Monzeglio

GRCC 05

**From:** Ed Riege [eriege@giant.com]  
**Date:** Wednesday, June 01, 2005 8:30 AM  
**To:** 'Hope Monzeglio'; 'David Cobrain'; 'Wayne Price'  
**Cc:** Steve Morris  
**Subject:** RE: Railroad Rack Lagoon continued excavation

In yesterday's email I gave you an incorrect starting date for Fuhs. They are scheduled to start on June 13 not June 6 as I indicated below. Sorry for the confusion.  
Thanks Ed

-----Original Message-----

**From:** Ed Riege  
**Sent:** Tuesday, May 31, 2005 11:10 AM  
**To:** 'Hope Monzeglio'; David Cobrain; Wayne Price  
**Cc:** Steve Morris; Ed Rios; David Kirby  
**Subject:** RE: Railroad Rack Lagoon continued excavation

Hi,  
Ciniza is ready to begin completion of the work on SWMU 8. Fuhs trucking is scheduled to start work the week of June 6.  
Where we left off was the email we received from Hope on January 24, as shown below. Item 1 has been completed so Giant will proceed with the requirements of items 2 through 5. I will keep you updated on the progress and sampling results. Once the area is cleaned up I will begin work on the Voluntary Corrective Measure report utilizing the guidelines Hope provided in an email dated November 22, 2004.  
Talk to you soon.  
Ed Riege

-----Original Message-----

**From:** Hope Monzeglio [mailto:hope\_monzeglio@nmenv.state.nm.us]  
**Sent:** Monday, January 24, 2005 7:58 AM  
**To:** Steve Morris; Ed Riege  
**Cc:** David Cobrain; Wayne Price  
**Subject:** Railroad Rack Lagoon continued excavation

Dear Ed and Steve

I am summing up our emails (*dated January 10, 2005 SWMU 8 -Continued Work and January 12, 2005 Railroad Rack Lagoon Jan\_05*) and phone conversations pertaining to further excavation at Railroad Rack Lagoon. NMED approves the proposed excavation.

1. Giant shall call the laboratory and inquire if sample E-1-Wall S can be analyzed for priority pollutant metals. If the laboratory has disposed of this sample, Giant shall collect a contaminant sample near BP-1 and BP-2 (see drawing 111074-1). This sample shall be sent the laboratory to be analyzed for priority pollutant metals.
2. Drawing 111704-1 - Giant shall collect one sample from the bottom of the excavation floor between sample point B-1 and B-2. Prior to sample collection, approximately six (6) inches of soil must be removed below the current excavation limit and collected from undisturbed soil.

This sample shall be sent to a certified laboratory and analyzed for SVOCs by EPA Method 8270, DRO and ORO by EPA Method 8015B.

3. Drawing #11105-3, the excavation will occur at E-1-Wall S and W-1-Wall N. The drawing and phone conversation with Steve Morris indicated the excavation dimensions to be 25 ft long x 8 ft wide x 12 to 14 ft deep. Four samples must be collected from E-1-Wall S and from W-1-Wall N. Two samples must be collected from the bottom of the excavation floor and two samples must be collected from the side walls (one sample from each wall). Any additional confirmation samples shall be collected from areas where contaminants have been removed. The confirmation samples must be representative of the remaining soil. All samples must be collected from undisturbed soil.

All samples must be sent to a certified laboratory and analyzed for VOCs by EPA Method 8021B, SVOCs by EPA

Method 8270, DRO and ORC EPA Method 8015B.

4. Giant must remove the old inlet concrete pipe. Giant states the pipe over lays approximately 6 inches of sand and lies approximately 3 feet underground. Upon removal of the pipe, Giant can choose to complete the following.

a. Giant may field screen and collect a sample from the bottom of the excavation floor every 50 feet, approximately six (6) inches below the surface. Remove contaminated soil based on visual observation and field screening. In areas where contaminated soil has been removed, a minimum of three (3) samples shall be collected. One sample shall be collected from the bottom of the excavation and one sample from each side wall as shown in drawing #11105-1.

b. Giant may excavate the pipeline backfill. Based on field screening and visual observation excavate additional soil as necessary. Collect a sample from the bottom of the excavation from undisturbed soil every 50 feet. Areas where contaminated soil has been removed, a minimum of three (3) samples shall be collected. One sample shall be collected from the bottom of the excavation and one sample from each side wall as shown in drawing #11105-1.

All samples must be sent to a certified laboratory and analyzed for VOCs by EPA Method 8021B, DRO and ORO by EPA Method 8015B. All bottom samples must be analyzed for SVOCs by EPA Method 8270.

5. Giant may either properly dispose of the concrete pipe or must clean the pipe for reuse.

If you have further questions please contact me at 505-428-2545.

Hope Monzeglio

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