October 31, 2017

Mark Patterson
BRAC Environmental Coordinator
Fort Wingate Depot Activity
13497 Elton Road
North Lima, OH 44452

Steve Smith
USACE
CESWF-PER-DD
819 Taylor Street, Room 3B06
Fort Worth, TX 76102

RE: APPROVAL WITH MODIFICATIONS
FINAL INTERIM MEASURES WORK PLAN PARCEL 21 – SOLID WASTE
MANAGEMENT UNIT 1 – TNT LEACHING BEDS
FORT WINGATE DEPOT ACTIVITY
MCKINLEY COUNTY, NEW MEXICO
EPA ID# NM6213820974
HWB-FWDA-16-007

Dear Messrs. Patterson and Smith:

The New Mexico Environment Department (NMED) is in receipt of the Fort Wingate Depot Activity (Permittee) Final Interim Measures Work Plan Parcel 21 – Solid Waste Management Unit 1 – TNT Leaching Beds (Plan), dated September 29, 2017. NMED has reviewed the Plan and hereby issues this Approval with Modifications. The Permittee must address the following comments. NMED notes that some of the issues discussed in the following comments would typically result in issuance of a disapproval.

GENERAL COMMENTS

1. Binder Size

    NMED Comment: The Permittee provided a binder that is too small for the size of the Plan. The small size of the binder rings results in ripped pages when pages are turned. For all
future reports and work plans, provide adequately sized binders. Provide appropriately sized binders for the two copies of the Plan.

2. Revisions

**NMED Comment:** The Permittee did not provide any indication in the title of the document that this document is a revision. To facilitate document tracking, the Permittee must provide a revision number in the title and on the cover of all revised documents submitted to NMED for review. Provide replacement title and cover pages for the Plan. Include these with the replacement binders from Comment 1.

3. Tables

**NMED Comment:** The Permittee has provided a document that is difficult to review. The organization of the document is inconsistent. For example, Table 2-1 is embedded in the text of Section 2, while Tables 2-2 through 2-6 are located at the end of Section 2. For all tables, locate the tables in a “Tables” section at end of report, but before the appendices. In addition, all tables that run across multiple pages must include the table number and title at the top of each page.

Also, in Section 4 of the Plan, the Permittee has included multiple tables across multiple pages seemingly under one table number and title. For instance, Table 4-2, Laboratory Quality Control Limits – Solid Matrix, appears to be six or seven different tables across five pages, but the table number and title are only provided on page 4-17. Each table must be numbered and titled within the work plan, and those table numbers and titles must be included on every page of the table. Provide replacement pages with corrected tables to address the issues above.

4. Unreviewed/Unapproved Appendices

**Permittee Statement:** From the Permittee’s Response to Comment 12, “[t]he Army has included the following appendices containing specifications, detailed approaches, and standard operating procedures as supplemental information. These are not full document or reports included as appendices that require NMED review/approval. Appendix A – Backfill Soil Analytical Data is included electronically as reference for soil that will be used as backfill in the leaching beds.”

**NMED Comment:** Comment #12 of NMED’s November 1, 2016 Disapproval letter directed that the Permittee not include the Asphalt Road Construction Specifications in the Appendices. The comment, as well as previous comments, requested that the Permittee refrain from submitting full reports as appendices. The statement above did not list the Asphalt Road Construction Specifications as included in the Plan. But, in Appendix D, Asphalt Road Construction Specifications, a 2008 report from the NM Department of Transportation titled *Pavement Type Selection and Design Guideline* that is not site specific was nevertheless included in the revised Plan. The Appendix title is also misleading in that
the appendix provides no actual construction specifications for the site. Appendix D was not
reviewed by NMED, and approval of the Plan does not constitute approval of Appendix D.
The Permittee must not include these types of appendices in any future documents.

5. Figures

**NMED Comment:** Figures 2-4 and 3-4 through 3-8 contain scale discrepancies. The
"graphic" scales and the "engineering" scales are not in agreement. In some cases, the text
included with the graphic scale is not in agreement with the graphic scale. In addition,
Figures 3-4 through 3-7 contain conflicting figure numbers in the figure titles. Ensure that all
information on figures is accurate. Provide replacement figures to correct these issues.

6. Geologic Structure

**NMED Comment:** According to the *TNT Leaching Bed Soil Boring Test Results and
Development of Site-Specific Dilution Attenuation Factors*, a Geoprobe™ investigation was
conducted from March 24 through April 5, 2014 and thirty-four borings were advanced to
approximately 35 feet (ft.) below ground surface (bgs). During the investigation, drilling
refusal was encountered within 20 ft. bgs while advancing borings SB04, SB09, SB14 and
SB18. The location of these soil borings appears to be aligned with the apparent geologic
structural feature identified in Figure 4-3 and Figure 4-4 of the Permittee's October 2016
*Groundwater Periodic Monitoring Report, January through June 2016*. During excavation of
the TNT Leaching Beds, the Permittee must visually inspect the cause of the refusal in the
vicinity of borings SB04, SB09, SB14, and SB18 and report all findings in the Interim
Measures Report. See Comment 5 in NMED’s August 7, 2017 *Disapproval for Groundwater
Periodic Monitoring Report, January through June 2016*. Provide replacement pages that
propose visual inspection of and reporting on the apparent geologic structure.

7. Residual contaminated soils and groundwater

**NMED Comment:** Explosives were previously detected at a depth of 45 ft bgs in the TNT
Leaching Beds. Residual soil contamination will likely remain below the total depth of the
excavation (35 ft. bgs), and the Permittee will need to address the effect on groundwater.
Once the excavation is backfilled, it will be difficult to access the excavation floors and to
prevent residual contamination from migrating to groundwater; therefore, a contingency
measure addressing residual soil contamination should be developed before the excavation is
backfilled. For example, chemical reductants or biological amendments may be placed on the
excavation floors where residual soil contamination is detected. Through infiltration and
percolation, the chemical reductants or biological amendments may migrate from the soil to
the groundwater along with the contaminants and could aid in degrading or immobilizing
contaminants. Alternatively, sheet(s) of impermeable liner (e.g., high density polyethylene
(HDPE)) may be placed above the excavation floor to minimize the effect of infiltration and
percolation, thereby eliminating contaminant migration from soil to groundwater. This is not
a requirement, but NMED recommends assessing the value of these types of measures prior
to backfilling the excavation. Whether or not the Permittee implements such a measure, an
in-depth discussion of how residual soil contamination is likely to affect the groundwater is required in the Interim Measures Report.

SPECIFIC COMMENTS

8. Section 3.11, Soil Staging Area Samples, p 3-14

Permittee Statement: “Safety-Kleen/Clean Harbors will sample and analyze the waste for:
- RCRA 8 metals (must be below RCRA TCLP criteria)
- pH (must be between 4 to 10.5 pH)
- Flashpoint (less than 200 °F)
- VOCs including halogenated compound content and perchloroethylene (total organic halogens must be less than 1,000 mg/L)
- Water content (if material is a sludge or solid)”

NMED Comment: It appears relevant compounds at the site (e.g., explosives) are not included in the analytical suites. Explosive compounds are expected to be detected at the site and they are included as target analytes in soil characterization. Revise the Work Plan to include relevant compounds for aqueous waste characterization. NMED must approve of the proposed analytical suite prior to the start of field work.

9. Section 4.1.1, Soil Staging Area Samples, p 4-1

Permittee Statement: “Baseline and post-stockpile soil sampling will be conducted throughout the temporary soil stockpile staging area footprints. Both baseline and closure (after the stockpiles are removed) sampling for the two staging areas will be conducted by dividing each into six equal-sized zones. One composite sample comprised of nine randomly placed aliquots will be collected from each zone and analyzed for constituents presented in Table 4-1.”

NMED Comment: The surface sampling method proposed above for the stockpile staging areas is not appropriate. The Permittee must follow the multi-incremental sampling method outlined in EPA Method 8330B Appendix A. For the multi-incremental sampling, the Permittee may utilize either one acre decision units with a minimum of 60 incremental subsamples or ¼ acre decision units with a minimum of 30 incremental subsamples. Provide replacement pages that propose to use the multi-incremental sampling method prior to starting field work. NMED must approve of the sampling protocol prior to the start of field work.

10. Section 4.1.3.2, Excavation Floor Sampling, p 4-2

Permittee Statement: “However, once the excavation reaches a depth greater than 10 ft bgs (maximum of 35 ft. bgs), confirmation samples will be analyzed for RDX, TNT, and nitrate only to characterize the remaining soil.”
NMED Comment: According to the analytical results for explosive compounds in the Permittee’s October 2014 TNT Leaching Bed Soil Boring Test Results and Development of Site-Specific Dilution Attenuation Factors, other explosive compounds such as 1,3,5-trinitrobenzene were detected at depths greater than 10 ft bgs. The Permittee must include full analytical suites for explosive compounds and TAL metals for 10% of the soil samples collected at depths greater than 10 ft bgs. This 10% should be biased towards confirmation samples from the base of the excavation in order to provide accurate characterization of the soils from the limits of the excavation. Revise Table 4-1, Summary of Analytical Methods, Containers, Preservation, and Holding Times, accordingly, and provide replacement pages for the Plan.

The Permittee must address all comments contained in this Approval with Modifications. The Permittee must provide a response letter that addresses each comment contained in this Approval with Modifications and cross-references where NMED’s comments were addressed. The response letter, binders, and replacement pages for the work plan must be submitted no later than December 22, 2017.

Should you have any questions, please contact Ben Wear of my staff at (505) 476-6041.

Sincerely,

John E. Kiely
Chief
Hazardous Waste Bureau

cc: D. Cobrain, NMED HWB
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File: FWDA 2017 and Reading, Groundwater, FWDA-16-007