



NEW MEXICO
 ENVIRONMENT DEPARTMENT
Surface Water Quality Bureau



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Certified Mail Return Receipt Requested

August 27, 2012

Albert Montaña, President
 A. Montaña & Associates, Inc.
 4519 Agua Fria
 Santa Fe, New Mexico 87507

RE: Industrial Storm Water, SIC 1442, NPDES Compliance Evaluation Inspection, A. Montaña & Associates, Inc. /
 Albert Montaña Sand & Gravel and Albert Montaña Septic Tanks, NMU001800, August 7, 2012

Dear Mr. Montaña:

Enclosed, please find a copy of the report for the referenced inspection that the New Mexico Environment Department (NMED) conducted at your facility on behalf of the U.S. Environmental Protection Agency (USEPA). This inspection report will be sent to the USEPA in Dallas for their review. These inspections are used by USEPA to determine compliance with the National Pollutant Discharge Elimination System (NPDES) permitting program in accordance with requirements of the federal Clean Water Act.

Problems noted during this inspection are discussed in the Further Explanations section of the inspection report. You are encouraged to review the inspection report, required to correct any problems noted during the inspection, and to modify your operational and/or administrative procedures, as appropriate. Further, you are encouraged to notify in writing, both the USEPA and NMED regarding modifications and compliance schedules at the addresses below:

Diana McDonald (6EN-WM)
 U.S. Environmental Protection Agency
 Allied Bank Tower
 Region VI Enforcement Branch
 1445 Ross Avenue
 Dallas, Texas 75202-2733

Program Manager
 New Mexico Environment Department
 Surface Water Quality Bureau
 Point Source Regulation Section
 P.O. Box 5469
 Santa Fe, New Mexico 87502

I appreciate your cooperation during this inspection. If you have any questions about this inspection report, please contact me at 505-827-0418.

Sincerely,

/s/Erin S. Trujillo
 Erin S. Trujillo
 Surface Water Quality Bureau

- cc: Rashida Bowlin, USEPA (6EN) by e-mail
- Hannah Branning, USEPA (6EN-WC) by e-mail
- Darlene Whitten-Hill, USEPA (6EN-WC) by e-mail
- Carol Peters-Wagnon, USEPA (6EN-WM) by e-mail
- Diana McDonald, USEPA (6EN-WM) by e-mail
- Robert Italiano, NMED District II Santa Fe by e-mail



Form Approved
OMB No. 2040-0003
Approval Expires 7-31-85

NPDES Compliance Inspection Report

Section A: National Data System Coding

Transaction Code	NPDES	yr/mo/day	Inspec. Type	Inspector	Fac Type
1 N 2 5 3 N M U 0 0 1 8 0 0 11 12 1 2 0 8 0 7 17 18 ~ 19 S 20 2					
Remarks					
C O N C R E T E P R O D U C T S & C O N S T R U C T I O N S & G					
Inspection Work Days	Facility Evaluation Rating	BI	QA	Reserved	
67 69	70 2	71 N	72 N	73	74 75 80

Section B: Facility Data

Name and Location of Facility Inspected (For industrial users discharging to POTW, also include POTW name and NPDES permit number) A. Montañó & Associates, Inc., dba as Albert Montañó Sand & Gravel and Albert Montañó Septic Tanks, 4519 Agua Fria Street, Santa Fe, New Mexico. Santa Fe County	Entry Time /Date 0948 hours / 08/07/2012	Permit Effective Date September 29, 2008
	Exit Time/Date 1119 hours / 08/07/2012	Permit Expiration Date September 29, 2013
Name(s) of On-Site Representative(s)/Title(s)/Phone and Fax Number(s) -Jason Esparza, Office Assistant, A. Montañó & Associates, Inc. -Erika Montañó, Office Assistant, A. Montañó & Associates, Inc. -Albert Montañó, President, A. Montañó & Associates, Inc. / 505-989-7921 and fax 505-989-8452	Other Facility Data Facility Entrance Latitude 35.652550° Longitude -106.029421°	
Name, Address of Responsible Official/Title/Phone and Fax Number -Albert Montañó, President, A. Montañó & Associates, Inc., 4519 Agua Fria, Santa Fe 87507 / 505-989-7921 and fax 505-989-8452	Yes <input type="checkbox"/> * <input checked="" type="checkbox"/> No <input type="checkbox"/>	SIC 3273 Concrete Products & SIC 1442 Construction S&G MSGP Sectors E and J

Section C: Areas Evaluated During Inspection (S = Satisfactory, M = Marginal, U = Unsatisfactory, N = Not Evaluated)

U	Permit	N	Flow Measurement	N	Operations & Maintenance	N	CSO/SSO
N	Records/Reports	M	Self-Monitoring Program	N	Sludge Handling/Disposal	N	Pollution Prevention
U	Facility Site Review	N	Compliance Schedules	N	Pretreatment	N	Multimedia
N	Effluent/Receiving Waters	N	Laboratory	U	Storm Water	N	Other:

Section D: Summary of Findings/Comments (Attach additional sheets if necessary)

1. A. Montañó & Associates, Inc. operates a septic tank concrete product manufacturing facility and prepares construction sand and gravel which appear to be meet the description of a category of industrial activity covered by USEPA NPDES stormwater regulations and identified by the SIC code list in Appendix D of the 2008 USEPA Multi-Sector General Permit (MSGP). The operator did not obtain coverage under the USEPA MSGP, by the deadline of January 5, 2009 for the 2008 MSGP, or by the date of this inspection.
2. See attached further explanations and photo log.

Name(s) and Signature(s) of Inspector(s) Erin S. Trujillo /s/Erin S. Trujillo	Agency/Office/Phone and Fax Numbers NMED/SWQB/505-827-0418	Date August 27, 2012
Signature of Management QA Reviewer Richard E. Powell /s/Richard E. Powell	Agency/Office/Phone and Fax Numbers NMED/SWQB/505-827-2798	Date August 27, 2012

A. Montañó & Associates, Inc.
Compliance Evaluation Inspection – Industrial Stormwater
NPDES Tracking No. NMU001800
August 7, 2012

Further Explanations

Introduction

On August 7, 2012, a Compliance Evaluation Inspection (CEI) was conducted by Erin Trujillo, accompanied by Barbara Cooney, both of the New Mexico Environment Department (NMED) Surface Water Quality Bureau (SWQB) at A. Montañó & Associates, Inc. dba Albert Montañó Sand & Gravel and Albert Montañó Septic Tanks, 4519 Agua Fria Street, Santa Fe, New Mexico.

This inspection followed a citizen complaint to NMED concerning dumping in the Santa Fe River from activities at the site. The purpose of this inspection was to document the operator's status regarding the National Pollutant Discharge Elimination System (NPDES), including permit requirements for stormwater discharges associated with industrial activity under 40 Code of Federal Regulations (CFR) 122.26 and the industrial stormwater Multi-Sector General Permit (MSGP).

Stormwater runoff is to the Santa Fe River, Santa Fe waste water treatment plant (WWTP) to Nicholas Reservoir, an unclassified intermittent surface water in Segment 20.6.4.98 State of New Mexico Standards for Interstate and Intrastate Surface Waters, 20.6.4 New Mexico Administrative Code (NMAC) in the Rio Grande Basin. This segment includes the designated uses of livestock watering, marginal warmwater aquatic life, primary contact, and wildlife habitat. This assessment unit of the Santa Fe River is impaired and listed as not supporting marginal warmwater aquatic life, primary contact and wildlife habitat. Listed probable sources of impairment include atmospheric deposition-toxics, contaminated sediments, inappropriate waste disposal, urban runoff/storm sewers and source unknown. Listed probable causes of impairment include Aluminum, E. coli bacteria and polychlorinated biphenyls (PCBs).

Upon arrival at approximately 0948 hours on August 7, 2012 at A. Montañó Associates, Inc., the inspectors made introductions and explained the purpose of the inspection to office assistants, Jason Esparza, Office Assistant and Erika Montañó. The inspector Erin Trujillo contacted Albert Montañó, President, A. Montañó & Associates, Inc., made introductions and explained the purpose of the inspection by telephone. Mr. Montañó provided verbal authorization for site entrance and Erin Trujillo presented credentials to the owner's on-site representative Mr. Esparza. The inspectors and Mr. Esparza toured the northwest portion of the property. Mr. Montañó joined the tour upon his arrival on site. During the tour, additional industrial activities were observed at the facility. Erin Trujillo briefly explained additional NPDES industrial stormwater permitting requirements and presented credentials to Albert Montañó before touring what appeared to be a separate manufacturing area of the facility. A brief exit interview to discuss the preliminary findings of this inspection was provided to Mr. Montañó on site. The inspectors left the site at approximately 1119 hours on the day of this inspection.

This report is based on a review of the USEPA online notice of intent (eNOI) query; review of files maintained by NMED; on-site observation by NMED personnel; and verbal information provided by the property owner and operator on-site representatives.

Following the inspection, additional information was obtained by telephone from Juan Baez, Project Forman, The Fishel Company dba Team Fishel; Rodger Barton, SWPPP Compliance Inc., Albuquerque, New Mexico; Regan Williams, Engineering/Project Manager, ENMR Telephone Cooperative, Inc.; Vic McKinney, Sr. Estimator / Project Manager, The Fishel Company; and J.R. and Jo Dee Fanelli of Atlas Pumping Co., Inc., Albuquerque, New Mexico.

Clean Water Act (CWA) and Industrial Stormwater Permit Requirements

Section 301 (a) of the Federal Water Pollution Control Act states that *“Except as in compliance with this section and sections 302, 306, 307, 318, 402 and 404 of this Act, the discharge of any pollutant by any person shall be unlawful.”*

Regulations in 40 Code of Federal Regulations (CFR) Part 122.21(a) Duty to apply (1) states: *“Any person who discharges or proposes to discharge pollutants...must submit a complete application to the Director in accordance with this section and part 124 of this chapter.”*

In 40 CFR 122.26(b)(14)(i)-(xi), eleven categories of stormwater discharges associated with industrial activity are identified that require coverage under an NPDES permit. Category Two (ii) includes Standard Industrial Classification (SIC) code 32 Stone, Clay & Glass Production and Category Three (iii) includes SIC 14 Non-metallic Minerals. Facilities classified as SIC code 14 include *“active or inactive mining operations...that discharge storm water contaminated by contact with or that has come into contact with, any overburden, raw material, intermediate products, finished products, byproducts or waste products located on the site of such operations.”*

Establishments primarily engaged in manufacturing concrete products, except block and brick, from a combination of cement and aggregate, in this case concrete septic tanks, are described in SIC 3272. Establishments primarily engaged in operating sand and gravel pits and dredges, and in washing, screening, or otherwise preparing sand and gravel for construction uses are described in SIC 1442 (construction sand and gravel). Additional online SIC description available from <http://www.osha.gov/pls/imis/sicsearch.html> states, *“Establishments primarily engaged in crushing, pulverizing, or otherwise treating other nonmetallic minerals are classified in Mining, whether or not they are operated in conjunction with mines.”*

Multi-Sector General Permit (MSGP)

Storm water discharges can be regulated by either an individual or a general USEPA NPDES permit. USEPA Storm Water Multi-Sector General Permit (MSGP) for industrial activities authorizes stormwater discharges from 29 sectors of industrial activity. The 29 sectors are defined by either the facility's SIC code and/or a general description of the facility's industrial activities.

The 2008 MSGP was re-issued effective September 29, 2008 (Federal Register/Vol. 73, No. 189/Monday, September 29, 2008 pg. 56572) and replaced the 2000 MSGP effective on October 30, 2000 which expired on October 30, 2005. USEPA MSGP was first issued on September 29, 1995 (1995 MSGP). The 2008 MSGP specifies steps that facility operators must take prior to becoming eligible for permit coverage, including submitting a Notice of Intent (NOI), installing stormwater control measures to minimize pollutants in stormwater runoff, and developing a stormwater pollution prevention plan (SWPPP). If eligible, operators may also submit a No Exposure Certification to USEPA once every five years. More information on USEPA's MSGP permit is available at:

http://cfpub1.epa.gov/npdes/stormwater/msgp.cfm#permit_factsheet.

Definitions in Appendix A of the 2008 MSGP include:

Primary industrial activity – includes any activities performed on-site which are (1) identified by the facility's primary SIC code...[For co-located activities covered by multiple SIC codes, it is recommended that the primary industrial determination be based on the value of receipts or revenues or, if such information is not available for a particular facility, the number of employees or production rate for each process may be compared. The operation that generates the most revenue or employs the most personnel is the operation in which the facility is primarily engaged. In situations where the vast majority of on-site activity falls within one SIC code, that activity may be the primary industrial activity.]

Co-located Industrial Activities – Any industrial activities, excluding your primary industrial activity(ies), located on-site that are defined by the stormwater regulations at 122.26(b)(14)(i)-(ix) and (xi). An activity at a facility is not considered co-located if the activity, when considered separately, does not meet the description of a category of industrial activity covered by the stormwater regulations or identified by the SIC code list in Appendix D.

USEPA industrial fact sheet series at <http://cfpub1.epa.gov/npdes/stormwater/swsectors.cfm> provides a brief summary of the NPDES industrial stormwater permitting program, the types of facilities included in that sector, a summary of typical pollutants associated with each sector, and types of stormwater control measures (best management practices or BMPs) used to minimize the discharge of those pollutants for each industrial sector.

On-Site Activity Description

A. Montañó & Associates, Inc. does business as (dba) Albert Montañó Sand & Gravel and Albert Montañó Septic Tanks. According to Mr. Montañó, the sand and gravel portion of the facility and the septic tank manufacturing portion of the facility are currently operated under A. Montañó & Associates, Inc. According to Mr. Montañó, Montañó's Septic Tanks was acquired from his father, Gilbert Montañó in 2006 and the sand and gravel operation was started in 1993 or 1994. An on-line query of State of New Mexico Public Regulatory Commission corporations indicates that Albert Montañó is president of both A. Montañó & Associates, Inc., recorded incorporated since 12/22/1997 and Albert Montañó Sand & Gravel, Inc., recorded incorporated since 02/19/1995. In addition to the two principals of A. Montañó & Associates, Inc., there were a 6 other employees (one septic tank employee, 3 drivers and a loader, and two office staff) on the day of this inspection according to Mr. Montañó. According to Mr. Montañó, profits are primarily made from the sale of sand and gravel. The areas in the southern portion of the facility near Agua Fria appeared to be associated with wholesale and/or retail trade (see SIC 5032 Brick, Stone, and Related Construction Materials and/or SIC 5211 Lumber and Other Building Materials Dealers) and were not included in this inspection.

Initially, the on-site tour included a construction support activity site, in this case a materials storage area (drilling mud pit) in the northwest portion of property. Super Gel-X bentonite drilling mud at the site was from the ENMR-Plateau Telecommunications Round II Broadband Project construction activity. According to the on-site representatives and construction activity operators, it does not appear that the property owner Albert Montañó or A. Montañó & Associates, Inc. were operators for the construction support activity site (drilling mud pit). Although located in an area that was previously disturbed, excavation for the pit, installation of control measures, transporting to and pumping drilling materials at the site, and contracting a septage hauler to remove drilling muds was conducted by The Fishel Company for the ENMR-Plateau Telecommunications Round II Broadband Project according to Mr. Montañó and the construction operator representatives. According to Mr. Montañó and the construction operator representatives, including Mr. Fanelli, no septage was hauled to or from the site. Separate USEPA Form 3560 reports for the construction support activity were sent to the construction operators--ENMR Telephone Cooperative, Inc., telecommunication project construction owner/developer, and The Fishel Company, telecommunication project general contractor (NPDES Tracking Numbers NMU001794 and NMU001795, respectively).

On-site manufacturing of concrete products, in this case septic tanks, and associated material storage appeared to be located in a separate location (northeast portion) of the site on the lower terrace above the Santa Fe River. Ready-mixed concrete had been produced on site to manufacture the septic tanks, but was now being delivered or transported to the site according to Mr. Montañó. Preparation (screening and sorting using grizzlies) of fill dirt, sand and gravel from multiple off-site construction sites is conducted on-site for re-sale according to Mr. Montañó. According to Albert Montañó, dirt fill, sand, gravel are not mine or washed on site. The preparation of fill dirt, sand and gravel appeared to be located in north-northwest portion of the site. Delivery vehicle fleet maintenance, including fueling, also occurs on site.

On-site Potential Pollutant Sources and Associated Pollutants

Material storage and material handling for both the preparation of construction sand and gravel; and septic tank manufacturing, were outside and not sheltered from exposure from stormwater run on and runoff. A diesel fuel tank on the upper terrace above the Santa Fe River did not appear to have additional containment or surrounding barriers to protect the tank from vehicle traffic. Examples of potential pollutant sources and associated pollutants at concrete product manufacturing facilities and for mineral processing activities is listed in Table 1 and 2 below.

Table 1: Example Potential Pollutant Sources and Associated Pollutants at Concrete Product Manufacturing Facilities

Activity	Pollutant Source	Pollutant
Storage of materials	Exposed aggregate (sand and gravel), concrete, shale, clay, limestone, slate, slag, and pumice	TSS, COD, pH
Material handling	Exposed aggregate, concrete, shale, clay, limestone, slate, slag, and pumice as well as spills or leaks of cement, fly ash, admixtures and baghouse settled dust	TSS, COD, pH, lead, iron, zinc
Mixing concrete	Spilled aggregate, cement, and admixture	TSS, pH, COD, lead, iron, zinc
Casting/forming concrete products	Concrete, aggregate, form release agents, reinforcing steel, latex sealants, and bitumastic coatings	TSS, pH, O&G, COD, BOD
Vehicle and equipment washing	Residual aggregate, concrete, admixture, O&G in washwater	TSS, pH, COD, O&G
Equipment/ vehicle maintenance	Leaks or spills of gasoline, diesel, fuel, and fuel oil	O&G, BOD, COD
	Parts cleaning	COD, BOD, O&G, pH
	Waste disposal of solvents, oily rags, oil and gas filters, batteries, coolants, and degreasers	O&G, lead, iron, zinc, aluminum, COD, pH
	Fluid replacement including lubricating fluids, hydraulic fluid, oil transmission fluid, radiator fluids, solvents, and grease	O&G, arsenic, lead, cadmium, chromium, COD, benzene
	Vehicle fueling	Gas/diesel fuel, fuel additives
Source: Industrial Stormwater Fact Sheet Series, Sector E: Glass, Clay, Cement, Concrete, and Gypsum Product Manufacturing Facilities, U.S. EPA Office of Water EPA-833-F-06-020, December 2006, http://www.epa.gov/npdes/pubs/sector_e_glass.pdf		

Table 2: Example Potential Pollutant Sources and Associated Pollutants for Mineral Processing Activities

Mineral Processing Activities	Raw material storage and loading	Dust, TSS, TDS, turbidity
	Processing materials unloading	Diesel/gas fuel, oil, lime
	Raw or waste material transportation	Dust, TSS, TDS, turbidity
Source: Industrial Stormwater Fact Sheet Series, Sector J: Mineral Mining and Processing Facilities, U.S. EPA Office of Water EPA-833-F-06-025, December 2006, http://www.epa.gov/npdes/pubs/sector_j_mineralmining.pdf		

In the concrete septic tank manufacturing area of the site, storage and stockpiling of materials, included Black Jack® 5527 Roof-Gard 700 Elastomeric Roof Coating, asphalt emulsion, motor oil, used oil, battery, gasoline, and 55-gallon drums. Housekeeping in the septic tank manufacturing area was not orderly. Collected aluminum cans and other trash were in containers, but not covered. A plastic bucket was observed near the Santa Fe River stream bed edge immediately below this site. Trash was observed along the bed and banks of the river, but not all debris could be attributed to this facility. Drum storage was not in a manner to allow access to all drums to inspect for spills or leaks. Some drums were not labeled as to contents (or the labels were not readily visible) and had open bungs.

Used oil from on-site fleet maintenance is sprayed on the concrete septic tank forms as a lubricant according to Albert Montaña. Oil stains observed below the septic tank forms on the concrete footing and ground surface were potential pollutant sources. The ground surface of the septic tank manufacturing area had light grey solids which appeared to be cement, and/or crushed or broken concrete. Use of non-stormwater (e.g., wash waters) was not observed during this inspection.

In the area of the site where dirt fill, sand and gravel stockpiles existed, the embankment was steep above the Santa Fe River. Coarse material and some vegetation was observed on the side slope of the steep embankment on the day of this inspection. The topography of the concrete manufacturing area is to the north toward the Santa Fe River. Two erosion rills or shallow gullies were observed at the edge of the lower terrace. Some vegetation was observed along the lower terrace edge. No other erosion and sediment controls or management of runoff measures (e.g., seeding, mulching, silt fences, sediment ponds, check dams, stabilization, diversions, etc.) was observed. There was no other barrier to prevent runoff over the lower terrace edge.

Findings

The facility had concrete product manufacturing; and construction sand and gravel preparation activities on site that even when considered separately appear to meet the description in 40 CFR 122.26(b)(14)(ii) and (iii), and Sector E (Glass, Clay, Cement, Concrete, and Gypsum Products) and Sector J (Non-Metallic Mineral Mining and Dressing), respectively, of the MSGP on the day of this inspection.

A. Montaña & Associates, Inc. appears to be an operator of industrial activities that require permit coverage under the MSGP for stormwater discharges. A. Montaña & Associates, Inc. did not obtain coverage under USEPA 1995 MSGP, 2000 MSGP, or 2008 MSGP by the deadline of January 5, 2009, or by the date of this inspection. Mr. Montaña indicated that he was not aware of industrial stormwater MSGP requirements.

If not properly managed or treated in accordance with an NPDES permit, the activities at this site represent a potential threat to water quality through storm water discharges. Among other things, requirements for discharges to water quality impaired waters; and inspection, monitoring and reporting by permittees is required by the 2008 MSGP. Part 8 (Sector-Specific Benchmarks) of the 2008 MSGP identifies benchmarks that apply to stormwater discharges from the following specific subsectors in Sectors E and J:

Table 8.E-1 of the 2008 MSGP

Subsector (You may be subject to requirements for more than one sector/subsector)	Parameter	Benchmark Monitoring Cutoff Concentration
Subsector E2. Concrete and Gypsum Product Manufacturers (SIC 3271-3275)	Total Suspended Solids (TSS)	100 mg/L
	Total Iron	1.0 mg/L

Table 8.J-1 of the 2008 MSGP

Subsector (You may be subject to requirements for more than one sector/subsector)	Parameter	Benchmark Monitoring Concentration
Subsector J1. Sand and Gravel Mining (SIC 1442, 1446)	Nitrate plus Nitrite Nitrogen	0.68 mg/L
	Total Suspended Solids (TSS)	100 mg/L
Subsector J2. Dimension and Crushed Stone and Nonmetallic Minerals (except fuels) (SIC 1411, 1422-1429, 1481, 1499)	Total Suspended Solids (TSS)	100 mg/L

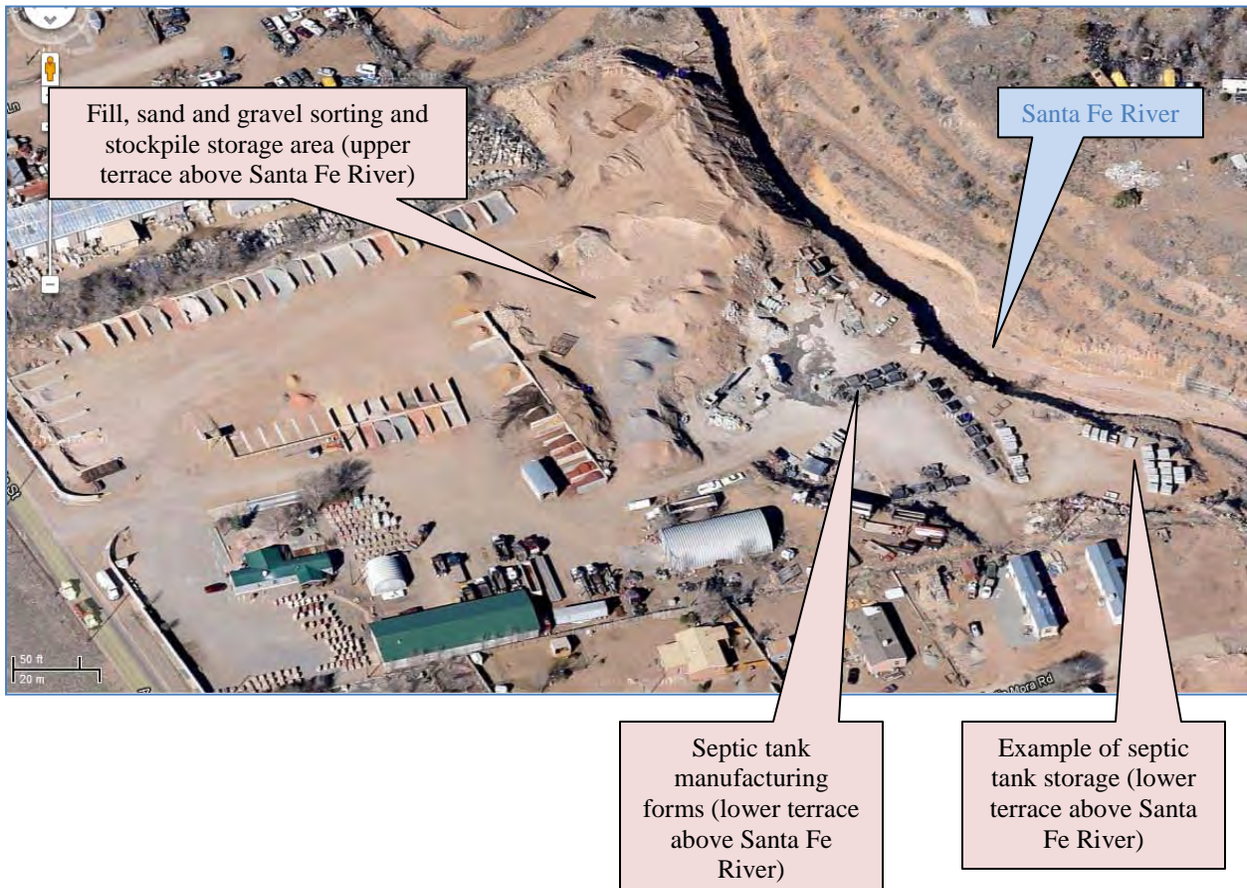
Figure 1
Imagery Viewed Looking North-Northwest

City/County: Santa Fe / Santa Fe

State: New Mexico

Location: 4519 Agua Fria Street, Santa Fe, New Mexico

Subject: Readily available Google Map 2012 image viewed on-line looking north-northwest at the site. Exact date of this image is not shown on the web site.



NMED/SWQB Official Photograph Log Photo # 1		
Photographer: Erin S. Trujillo	Date: 08/07/2012	Time: 1035 hours
City/County: Santa Fe / Santa Fe		State: New Mexico
Location: 4519 Agua Fria Street, Santa Fe, New Mexico		
Subject: Overview of concrete septic tank manufacturing area		



NMED/SWQB Official Photograph Log Photo # 2		
Photographer: Erin S. Trujillo	Date: 08/07/2012	Time: 1046 hours
City/County: Santa Fe / Santa Fe		State: New Mexico
Location: 4519 Agua Fria Street, Santa Fe, New Mexico		
Subject: Equipment used to spray used oil on concrete septic tank cast forms according to on-site representative		



NMED/SWQB Official Photograph Log Photo # 3		
Photographer: Erin S. Trujillo	Date: 08/07/2012	Time: 1049 hours
City/County: Santa Fe / Santa Fe		State: New Mexico
Location: 4519 Agua Fria Street, Santa Fe, New Mexico		
Subject: Oil stains and grey solids on ground surface around concrete cast forms		



NMED/SWQB Official Photograph Log Photo # 4		
Photographer: Erin S. Trujillo	Date: 08/07/2012	Time: 1050 hours
City/County: Santa Fe / Santa Fe	State: New Mexico	
Location: 4519 Agua Fria Street, Santa Fe, New Mexico		
Subject: Examples of oil staining on ground below concrete cast form		



Used Oil Stains

Used Oil Stains

NMED/SWQB Official Photograph Log Photo # 5		
Photographer: Erin S. Trujillo	Date: 08/07/2012	Time: 1055 hours
City/County: Santa Fe / Santa Fe	State: New Mexico	
Location: 4519 Agua Fria Street, Santa Fe, New Mexico		
Subject: Example of erosion at lower terrace edge		



Santa Fe River

NMED/SWQB Official Photograph Log Photo # 6		
Photographer: Erin S. Trujillo	Date: 08/07/2012	Time: 1058 hours
City/County: Santa Fe / Santa Fe		State: New Mexico
Location: 4519 Agua Fria Street, Santa Fe, New Mexico		
Subject: Example at erosion at lower terrace edge		



Santa Fe River

NMED/SWQB Official Photograph Log Photo # 7		
Photographer: Erin S. Trujillo	Date: 08/07/2012	Time: 1057 hours
City/County: Santa Fe / Santa Fe		State: New Mexico
Location: 4519 Agua Fria Street, Santa Fe, New Mexico		
Subject: Equipment storage and steep embankment above the Santa Fe River		



Terrace edge above Santa Fe River

NMED/SWQB Official Photograph Log Photo # 8		
Photographer: Erin S. Trujillo	Date: 08/07/2012	Time: 1111 hours
City/County: Santa Fe / Santa Fe		State: New Mexico
Location: 4519 Agua Fria Street, Santa Fe, New Mexico		
Subject: Example of open bung of drum		



NMED/SWQB Official Photograph Log Photo # 9		
Photographer: Erin S. Trujillo	Date: 08/07/2012	Time: 1111 hours
City/County: Santa Fe / Santa Fe		State: New Mexico
Location: 4519 Agua Fria Street, Santa Fe, New Mexico		
Subject: On site drum storage.		



NMED/SWQB Official Photograph Log Photo # 10		
Photographer: Erin S. Trujillo	Date: 08/07/2012	Time: 1113 hours
City/County: Santa Fe / Santa Fe		State: New Mexico
Location: 4519 Agua Fria Street, Santa Fe, New Mexico		
Subject: Collected plastic and aluminum cans in open container		



NMED/SWQB Official Photograph Log Photo # 11		
Photographer: Erin S. Trujillo	Date: 08/07/2012	Time: 1117 hours
City/County: Santa Fe / Santa Fe		State: New Mexico
Location: 4519 Agua Fria Street, Santa Fe, New Mexico		
Subject: On site fuel storage and battery		

