



SCANNED AND ENTERED
SUNRAY SERVICES, INC.

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November 30, 1992

Mr. Larry Wilson, Deputy Director
Arkansas Department of Pollution Control & Ecology
Solid Waste Division
P.O. Box 8913
Little Rock, AR 72219-8913

Dear Mr. Wilson:

CSN: 720144. Permit No. 123-SR-2
Media: Air, Water, Solid, Hazardous
Soil, Permit Compliance

RE: Permit Numbers 162-SR-2 & 123-SR-2

In conformity with the permit conditions Sunray has completed the enclosed hydrogeologic study.

At this time, I wish to reiterate our request to abandon redundant monitoring wells. Wells MW-3 and MW-4 must be replaced pursuant our investigation as well as MW-7 and MW-9. Yet, newly constructed MW-10 is within 100 meters directly down gradient from MW-4 and, MW-3 is within 100 meters due west of MW-4. Well MW-9 is located between sites 3 and 4 and serves no perimeter monitoring purpose. I feel the hydrogeologic report justifies my request to abandon MW-4, and MW-9; MW-3 and MW-7 will be replaced.

As soon as construction conditions allow, the required monitoring well abandonment and replacement will be scheduled pursuant to the Department's letters of September 21 and October 12, with adequate notification to the Department.

Also I request the monitoring frequency be reduced to semi-annually, as recommended for a MSWLF, under 40 CFR Part 258 the Solid Waste Disposal Facility Criteria; Proposed Rule and as is recommended by the hydrogeologic study.

Neither my request to abandon two redundant monitoring wells nor to sample monitoring wells semi-annually will decrease the effectiveness of the groundwater monitoring system.

As always Sunray will fully comply with all the Departments request. The original permit conditions will be scrupulously followed unless changed by the Department.

Please contact me at your convenience, if I may be of any assistance.

Sincerely,

Glenn R. Holcomb
President

