

**NM1 - \_\_15\_\_**

**GENERAL  
CORRESPONDENCE**

**YEAR(S):**

**2015-2018**

State of New Mexico  
Energy, Minerals and Natural Resources Department

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Susana Martinez  
Governor

David Martin  
Cabinet Secretary

Brett F. Woods, Ph.D.  
Deputy Cabinet Secretary

David R. Catanach, Division Director  
Oil Conservation Division



December 14, 2015

Daniele Berardelli  
Rhino Environmental Services Inc.  
4601 Hondo Pass, Suite K  
El Paso, Texas 79904

**RE: Request for Closure  
Rhino Environmental Services Inc.  
Goo Yea Landfarm: Permit NM1-015  
Location: Section 14, Township 11 South, Range 38 East, NMPM  
Lea County, New Mexico**

Dear Ms. Berardelli:

The Oil Conservation Division (OCD) appreciates Rhino Environmental Services Inc.'s (Rhino) effort to restore communications with OCD over the past couple of months. Based upon conversations with OCD, Rhino ceased operating the landfarm in 2005 due to OCD's directive, at the time, to limit and restrict the acceptance of chloride contaminated soils at OCD permitted landfarm facilities for disposal. OCD's review of the administrative file on OCD Online confirms that Rhino's last submittal to OCD was a vadose zone monitoring and waste acceptance report, dated July 13, 2005. No additional monitoring results have been submitted to OCD since 2005, until a recent email dated October 26, 2015, which only provided Excel summary worksheets and no laboratory results. In accordance with the conditions of the *Closure* portion of the existing permit, NM1-015, OCD is requesting the submittal of a closure and post-closure care plan.

Pursuant to the Condition 1 of *Closure* portion of Permit NM1-015, "The OCD Santa Fe and Hobbs offices must be notified when operation of the facility is discontinued for a period in excess of six (6) months or when the facility is to be dismantled. Within six (6) months of discontinuing use or within 30 days of deciding to dismantle the facility a closure plan must be submitted to the OCD Santa Fe office. The operator must complete cleanup of constructed facilities and restoration of the facility site within the following six (6) months, unless an extension of time is granted by the Director."

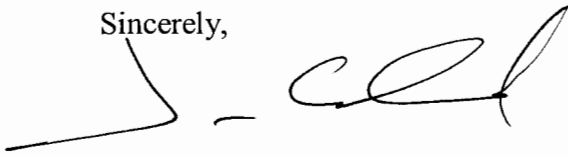
In accordance with Condition 2 of *Closure* portion of Permit NM1-015: "Within six (6) months of discontinuing use or within 30 days of deciding to dismantle the facility a closure plan to include the following procedures must be submitted to the OCD Santa Fe office for approval:

- a. When the facility is to be closed no new material may be accepted.

- b. Existing landfarm soils will be remediated until they meet the OCD standards in effect at the time of closure.
- c. The soils beneath the landfarm cells must be characterized as to the total petroleum hydrocarbons (TPH) and volatile aromatic organics (BTEX) content in order to determine potential migration of contamination beneath the facility.
- d. Contaminated soils exceeding OCD closure standards for the site must be removed or remediated.
- e. The area will be contoured, seeded with native grasses and allowed to return to its natural state. If the landowner desires to keep existing structures, berms, or fences for future alternative uses the structures, berms, or fences may be left in place.
- f. Closure will be pursuant to all OCD requirements in effect at the time of closure, and any other applicable local, state and/or federal regulations.”

At a minimum, the closure and post-closure care plan should demonstrate compliance to the following subsections of 19.15.36 NMAC: Subsections D, E, and F of 19.15.36.15 NMAC; Subsections A, B, C, D, and F of 19.15.36.18 NMAC; and Subsection A of 19.15.36.20 NMAC. Please submit a closure and post-closure care plan to OCD, within 45 days from the date of this letter, for OCD’s review and consideration of approval. If there are any questions regarding this matter, please do not hesitate to contact Brad Jones of my staff at (505) 476-3487 or [brad.a.jones@state.nm.us](mailto:brad.a.jones@state.nm.us).

Sincerely,



Jim Griswold  
Environmental Bureau Chief

JG/baj

cc: OCD District I Office, Hobbs  
Steve Dyer, Rhino Environmental Services Inc., PO Box 57180, Albuquerque, NM 87187



# Office of the Secretary of State

## Business Services Division

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Corporation is in Good Standing

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<b>Name</b>		<b>GOO-YEA LANDFARM, INC.</b>
<b>In New Mexico, DBA</b>		
<b>Type</b>		<b>Domestic Profit</b>
<b>Good Standing Status:</b>		The above corporation is in Good Standing until 2/15/2017

<b>Filing Information</b>	<b>Address Information</b>
Corp # 1692946	1. Corp Mailing Address
Status Active Corporation	P O BOX 57180
Date of Incorporation Oct-19-1994	ALBUQUERQUE, NM - 87187
State of Incorporation NM	2. Principal Place Of Business In NM
Fiscal Year Date Nov-30-2016	P O BOX 57180
Report Due date Feb-15-2017	ALBUQUERQUE, NM - 87187

<b>Agent Information</b>	<b>Directors Information</b>
STEVE DYER	1. STEVE DYER
11521 DEL REY NE ,	2. LINSEY DYER
ALBUQUERQUE , NM - 87187	

**Officers/Organizer Information**

- Vice President - LINSEY DYER
- President - STEVE DYER

**Instrument History**

- Instrument
 

Number	1692946
Filing Date	Oct-19-1994
Type	Certificate Of Incorporation
Text	GOO-YEA LANDFARM, INC. PERPETUAL
- Instrument
 

Number	1692946
Filing Date	Oct-19-1994
Type	Initial Stock
Text	100,000 COMMON CAPITAL WITH A PAR VALUE OF 1.00 PER SHARE.
- Instrument
 

Number	1692946
Filing Date	Feb-23-2001
Type	N/A
Text	NOTICE PRIOR TO REVOCATION OF CERTIFICATE OF INCORPORATION BOX CLOSED NO ORDER

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