

DOE EM CLEANUP AND COMPLIANCE AGREEMENT FACT SHEET

SUMMARY

Data Element	Data
Site	Savannah River
Agreement Name	Settlement Agreement 91-51-SW
State	South Carolina
Agreement Type	Settlement Agreement
Legal Driver(s)	RCRA
Scope Summary	Establish procedures and guidelines for F listed solvent contaminated rag disposal
Parties	DOE (SRS); State of South Carolina (Department of Health and Environmental Control)
Date	8/26/1991

SCOPE

- Establish a course of action for DOE's violation of the South Carolina Hazardous Waste Management Regulations at the SRS.
- Establish procedures and guidelines for F listed solvent contaminated rag disposal.

ESTABLISHING MILESTONES

- By October 31, 1991, SRS shall amend the Part A Permit Application to include the solvent rags and wipes and those portions of the LLRWDF and sanitary landfill which have received these wastes.
- By August 31, 1993, SRS shall submit to DHEC an amendment to the closure plans for the MWMF addressing portions of LLRWDF which have received solvent rags; submit a post-closure plan for those portions.
- By February 28, 1993, SRS shall submit to DHEC a closure plan for the portions of the sanitary landfill that have received solvent rags; submit a post-closure plan for those portions.

- Submit to DHEC status reports on the preparation of the Post-Closure Part B Permit Application for the sanitary landfill; by March 31, 1993, submit a Post-Closure Part B Permit Application for those portions that have received solvent rags.
- If DOE determines it may fail to achieve any deadline, DOE shall submit to DHEC an explanation at least five working days prior to the anticipated delay.

FUNDING

- If necessary, the Department and SRS shall begin a good faith dialogue in January of 1999 to determine the extent to which the milestone and funding structure of the Order should be modified.
- Requests or modification or revision to the STP may be submitted for reasons outlined in this Settlement Agreement; requests may be made due to problems obtaining adequate funding.
- No provision of this order shall be interpreted to require payment of funds in violation of the Anti-Deficiency Act.

PENALTIES

- Failure to meet the requirements of this Settlement Agreement shall be deemed a violation of the Hazardous Waste Management Act.
- Actions to obtain compliance shall be consistent with the MOA between DOE and DHEC dated April 8, 1985, as amended April 6, 1988.