



Janet Napolitano
Governor

ARIZONA DEPARTMENT OF ENVIRONMENTAL QUALITY

1110 West Washington Street • Phoenix, Arizona 85007
(602) 771-2301 • www.azdeq.gov



Stephen A. Owens
Director

October 14, 2005
PRU05-335

**CERTIFIED MAIL
RETURN RECEIPT REQUESTED**

Karl O. Moyers, Solid Waste Manager
Santa Cruz County
Public Works Department
2150 North Congress Drive
Nogales, Arizona 85621

Re: Sonoita-Elgin Landfill
Master Facility Plan Approval Number 12005400.01

Dear Mr. Moyers:

Please find the attached Sonoita-Elgin Landfill Master Facility Plan Approval for your information and necessary filing. The conditions of this Sonoita-Elgin Landfill Master Facility Plan Approval supersede the previous approvals. A copy of this Master Facility Plan Approval Number 12005400.01 must be placed in the operating record.

If you have any questions regarding this letter, please contact me at (602) 771-4670 or toll free at (800) 234-5677, Ext. 771-4670.

Sincerely,

Maria Sachs
Environmental Engineering Specialist
Solid Waste Plan Review Unit
Waste Programs Division

cc: Kim McDaniel, Manager, Inspection and Compliance Unit

Northern Regional Office
1515 East Cedar Avenue • Suite F • Flagstaff, AZ 86004
(928) 779-0313

Southern Regional Office
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Stephen A. Owens
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MUNICIPAL SOLID WASTE LANDFILL MASTER FACILITY PLAN APPROVAL NUMBER 12005400.01

1.0 FACILITY INFORMATION AND APPROVAL SIGNATURE

In accordance with the provisions of Arizona Revised Statutes (A.R.S.) Title 49, Chapter 4:

Facility Name: SONOITA-ELGIN LANDFILL

| | |
|---|---|
| Owner: United States Department of the Interior Bureau of Land Management Tucson Resource Area 2661 East Broadway Boulevard Tucson, Arizona 85748 | Operator: Santa Cruz County Public Works Department 2150 North Congress Dr. Nogales, Arizona 85621 |
|---|---|

is authorized to operate with all approvals granted, under 40 CFR § 258, Subtitle D and not previously amended or revoked, since the original Solid Waste Facility Plan Approval on December 10, 1998, under 40 CFR § 258, Subtitle D and specifically spelled out in the plan approval that follows. The Sonoita-Elgin Landfill is located at 2857 Highway 83, Sonoita, Arizona. It is a 40-acre parcel adjoining the north side of State Highway 83 and Lower Elgin Road and is approximately 2.5 miles east of the 83 and 82 interchange. The Landfill is located in SW1/4 of the SE1/4 of Section 21, Township 20 South, Range 17 East, of the Gila and Salt River Base and Meridian.

Latitude 31° 40' 30" North
Longitude 110° 36' 38" West

This approval shall be deemed effective on the date of the Waste Programs Division Director's signature below, provided that the facility is operated and maintained in accordance with all the conditions described in the remainder of this approval document.

Approved on behalf of the Arizona Department of Environmental Quality:

Shannon M. Davis, Director
Waste Programs Division

Signed this 13 day of October, 2005

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1.1 Approval

This Municipal Solid Waste Landfill has been granted a small landfill exemption, pursuant to 40 CFR § 258.1(f)(1), and is exempt from 40 CFR § 258, Subpart D (design criteria) and Subpart E (groundwater monitoring and corrective action). The Sonoita-Elgin Landfill (SEL) has not been designed and constructed with either base liner or leachate collection systems as specified in 40 § CFR 258.40(a)(2). Waste disposal has been performed in unlined, trench-fill excavations from 1970 to the present, and future development is planned as an area fill as outlined in the March 13, 1998, *Solid Waste Facility Plan (SWFP)* by SCS Engineers. There are no groundwater monitoring wells at the landfill facility at present.

1.2 Construction

The SEL has been approved to construct and operate a landfill having the total landfill area as set forth in the *Facility Development Plan* Drawing Numbers 4 and 5 of the *SWFP*. The maximum excavation depth at the landfill area shall be at an approximate elevation of 4760 feet mean sea level (msl) and the maximum height of the final closure shall be at an approximate elevation of 4820 feet msl as specified in Drawing Number 5 of the *SWFP*.

2.0 STATUTORY PROVISIONS

Santa Cruz County Public Works Department (SCCPWD) shall not operate the SEL in a manner inconsistent with this approval, pursuant to A.R.S. § 49-791(A)(5).

2.1 General Provisions

- a. This MSWLMFPA, issued pursuant to A.R.S. §§ 49-762, 762.03, 762.04, and 762.06 grants permission to operate a municipal solid waste landfill as defined in A.R.S. § 49-701(20) at the location referenced in Part 1.0. Federal regulations governing the operation of landfills, codified in 40 CFR § 258, are also applicable to this approval pursuant to A.R.S. § 49-761(B). This approval is granted under the conditions listed herein to protect human health and the environment.
- b. This MSWLMFPA does not relieve the SCCPW of its responsibility to comply with federal, state, county, or local requirements or ordinances, adopted under A.R.S. § 49-704 and shall not be construed as permission to create a public health hazard, environmental nuisance, or cause contamination to the environment.
- c. Specific word(s) related to landfill design, construction, and operation etc., used throughout this Facility Plan approval have the same meaning as defined in 40 CFR § 258, Subpart A, A.A.C. R18-13-701, A.A.C. R18-13-1301, A.A.C. R18-13-1401, or A.R.S. §§ 49-701 and 701.01 unless otherwise defined.

- d. Design, construction, operation, and monitoring conditions listed in this Facility Plan approval have the same meaning as referenced in either 40 CFR §§ 258 and 260, or A.A.C. Title 18, Chapter 13, or A.R.S. Title 49, unless otherwise specified.
- e. If there should be any conflicts or inconsistencies between the *SWFP* and this MSWLMFPA, then the conditions of this approval shall govern.

2.2 General Limitations

- a. This MSWLMFPA is applied only to the existing landfill elements as of the date of this approval and components that have already received ADEQ approval prior to this MSWLMFPA. Any additions to the approved facility structures and any modification to the approved facility operations plan, closure and post-closure care, corrective action, and monitoring plans shall require prior approval of ADEQ.
- b. The SEL is not approved to accept the following:
 - 1. Hazardous waste as defined in A.R.S. § 49-921 including conditionally exempt small quantity generator amounts as set forth in 40 CFR § 261.5 and A.R.S. § 49-922(E). Household hazardous waste is excluded as described in 40 CFR § 261.4 (b)(1).
 - 2. Liquid or non-liquid radioactive waste such as residues of radioactive materials and waste arising from work with such materials, any material known as radioactive wastes, wastes containing any natural or artificial substance that emits ionizing radiation spontaneously.
 - 3. Biohazardous medical waste as defined in A.A.C. R18-13-1401(5) except for household generated biohazardous medical waste as set forth in A.A.C. R18-13-1403(A)(4).
 - 4. Bulk or noncontainerized liquid waste as defined in 40 CFR § 258.28.
 - 5. Polychlorinated biphenyl waste as defined in 40 CFR § 761.
 - 6. Asbestos and asbestos-containing materials (friable and non-friable) as defined in 40 CFR § 61.
 - 7. Motor vehicles and agricultural equipment.
 - 8. Sewage sludge (from waste water treatment plants).
 - 9. Septage (pumpings from septic tanks).

1.1 Approval

This Municipal Solid Waste Landfill has been granted a small landfill exemption, pursuant to 40 CFR § 258.1(f)(1), and is exempt from 40 CFR § 258, Subpart D (design criteria) and Subpart E (groundwater monitoring and corrective action). The Sonoita-High Landfill (SEH) has not been designed and constructed with either base liner or leachate collection systems as specified in 40 § CFR 258.40(a)(2). Waste disposal has been performed in unlined, trench-fill excavations from 1970 to the present, and future development is planned as an area fill as outlined in the March 13, 1998, *Solid Waste Facility Plan (SWFP)* by SCS Engineers. There are no groundwater monitoring wells at the landfill facility at present.

1.2 Construction

The SEH has been approved to construct and operate a landfill having the total landfill area as set forth in the *Facility Development Plan Drawing Numbers 4 and 5 of the SWFP*. The maximum excavation depth at the landfill area shall be at an approximate elevation of 4760 feet mean sea level (msl) and the maximum height of the final closure shall be at an approximate elevation of 4820 feet msl as specified in Drawing Number 5 of the *SWFP*.

1.3 STATUTORY PROVISIONS

Santa Cruz County Public Works Department (SCCPWD) shall not operate the SEH in a manner inconsistent with this approval, pursuant to A.R.S. § 49-791(A)(5).

2.1 General Provisions

- a. This MSWLMFPA, issued pursuant to A.R.S. §§ 49-762, 762.03, 762.04, and 762.05 grants permission to operate a municipal solid waste landfill as defined in A.R.S. § 49-701(20) at the location referenced in Part 1.0. Federal regulations governing the operation of landfills, codified in 40 CFR § 258, are also applicable to this approval pursuant to A.R.S. § 49-761(B). This approval is granted under the conditions listed herein to protect human health and the environment.
- b. This MSWLMFPA does not relieve the SCCPW of its responsibility to comply with federal, state, county, or local requirements or ordinances, adopted under A.R.S. § 49-704 and shall not be construed as permission to create a public health hazard, environmental nuisance, or cause contamination to the environment.
- c. Specific word(s) related to landfill design, construction, and operation etc., used throughout this Facility Plan approval have the same meaning as defined in 40 CFR § 258, Subpart A, A.A.C. R18-13-701, A.A.C. R18-13-1301, A.A.C. R18-13-1401, or A.R.S. §§ 49-701 and 701.01 unless otherwise defined.

10. Regulated petroleum-contaminated soils (PCS).
11. Industrial and commercial process hazardous wastes (liquid and solid).
12. Any other waste prohibited by federal regulation, State of Arizona statute, or regulation from disposal at any municipal solid waste landfill.

2.3 Notifications

- a. The SEL shall submit a notification for any Type II, III, or IV changes to the MSWLMFPA in accordance with ARS § 49-762.06. A Type II change notification shall be in accordance with paragraph 3.9a of this approval. SEL shall not implement any Type III or IV changes prior to ADEQ approval.
- b. The following notifications are required if there is a methane gas exceedance:
 1. Within 24 hours or one business day of any methane gas exceedance where the gas concentration in facility structures exceeds 25% of the lower explosive limit or gas levels at the landfill boundary exceed the lower explosive limit, the SEL shall notify ADEQ.
 2. Within 7 days of detection, SEL shall place in the operating record a description of the steps taken to protect human health. A copy of this description shall be sent to ADEQ Solid Waste Plan Review Unit.
 3. Within 60 days of detection of any methane gas exceedance, a remediation plan shall be implemented and a copy of the plan placed in the operating record. A copy of the plan, accompanied by a notification that the plan has been implemented, shall be sent to ADEQ (40 CFR § 258.23).

2.4 Precautionary Provisions

- a. ADEQ reserves the right to issue administrative orders pursuant to A.R.S. §§ 49-781 and 49-862 or to seek other legal remedies as provided by law if the SEL creates a public health hazard, safety hazard, or environmental nuisance, if violation of State law occurs, or if SEL acts inconsistently with the terms set forth in the *SWFP* (Section 6.0) of this approval.
- b. For the purposes of A.R.S. § 49-764, ADEQ considers issuance of this document as certification of all pollution control devices, machinery, or equipment described in the *SWFP* (Section 6.0), which are necessary for collection and control at the source of any water pollutants.
- c. ADEQ reserves the right to conduct inspections of the SEL per A.R.S. § 49-763 and A.A.C. R18-13-304. During the inspection, the ADEQ inspector may take

photographs of activities, take samples, and/or conduct other recognized monitoring activities.

- d. The SEL shall not be operated in a manner inconsistent with the *SWFP* (Section 6.0), and the subsequent amendments to the Facility Plan, pursuant to A.R.S. § 49-791(A)(5).
- e. Pursuant to A.R.S. § 49-782(A), ADEQ reserves the right to suspend, amend, withdraw, condition, or revoke this MSWLMFPA to operate a municipal solid waste facility if it is determined that the facility is in violation of A.R.S. Title 49, Chapter 4, or any rule adopted thereunder.

2.5 Financial Assurance

- a. The SEL shall continue to meet closure and post-closure financial assurance requirements in accordance with 40 CFR Part § 258, Subpart G until released by notification from ADEQ.
- b. The cost estimate for landfill closure and post-closure care shall be updated annually:
 1. by a new cost estimate sealed by Arizona registered professional engineer or;
 2. if no physical changes have occurred since the preceding year's submittal, by use of an approved or demonstrated inflation factor that modifies the existing cost estimates;
 3. landfill cost estimates for closure and post-closure care shall be modified whenever a Type III or Type IV change to the solid waste facility will result in an increase in either closure or post-closure costs.

3.0 OPERATIONAL APPROVALS AND CONDITIONS

3.1 Approval of the Facility Plan

- a. This MSWLMFPA issued pursuant to A.R.S. §§ 49-762, 762.03, 762.04, and 762.06 grants permission to operate the SEL as set forth in the *SWFP*. The following waste may be accepted:
 1. Municipal solid waste.
 2. Non-hazardous commercial and non-hazardous industrial waste.
 3. Household waste as defined in 40 CFR § 258.2.

4. Construction and demolition debris as defined in A.R.S. §§ 49-701.5 and 701.7.
 5. Vegetative (green) waste as defined in A.R.S. § 49-701.36.
 6. Landscape rubble as defined in A.R.S. § 49-701.17.
 7. Dead animals. A separate pit shall be provided for the disposal of animal carcasses. A sign indicating the location of this pit shall be installed and maintained. All animal carcasses shall be covered immediately after being deposited in this pit as described in the Land Lease from the U.S. Bureau of Land Management (BLM).
 8. Empty pesticide containers that are triple-rinsed and punctured.
- b. Recyclable materials. Collected recyclable materials must be transported to an off-site recycling facility. The following materials may be separated for recycling:
1. tires
 2. batteries
 3. metal
 4. plastics
 5. glass
 6. newspapers
 7. white goods or large appliances
 8. used oil
 9. paint

3.2 Other Approvals

- a. Notice of Disposal, dated July 29, 1987.
- b. Municipal Solid Waste Facility Plan Approval No. 12005400.00, dated December 10, 1998.

3.3 Operational Provisions

ADEQ, under A.R.S. § 49, Chapter 4, Article 4 (Regulation of Solid Waste), requires that the SEL must operate:

- a. In a manner that protects public health and safety and the environment and prevents and abates environmental nuisances.
- b. To control wind dispersion and other surface dispersions of the landfill materials so that they do not create a public nuisance or pose an imminent and substantial

endangerment to public health or the environment. Visible materials that have dispersed beyond the boundaries of the current working face shall be collected on a regular basis.

- c. To cover disposed solid waste with six inches of earthen material (shredded green waste is not allowed to be used as an alternative daily cover) at the end of each operating day or more frequently as necessary to control disease vectors, fires, odors, blowing litter, and scavenging.
- d. To prevent or control on-site populations of disease vectors using techniques appropriate for the protection of human health and the environment.
- e. To ensure that the concentration of methane gas generated by the facility does not exceed 25 percent of the lower explosive limit for methane in facility structures and/or does not exceed the lower explosive limit at the property boundary.
- f. To ensure that the landfill units do not violate any applicable requirements developed under a State Implementation Plan approved by the EPA Administrator pursuant to Section 110 of the Clean Air Act, as amended.
- g. To control public access and prevent unauthorized vehicular traffic and illegal dumping of wastes by using artificial barriers, natural barriers, or both, as appropriate.
- h. To ensure that there is no discharge of pollutants into the waters of the United States from the landfill.
- i. To ensure that bulk or non-containerized liquids are not placed in the landfill.
- j. To operate in a manner so as to maintain a daily operating record consisting of: any location restriction demonstrations, inspection records, training procedures, gas monitoring results, any remediation plans, design documents for placement of leachate or gas condensate, any demonstration, certification findings, monitoring, testing, or analytical data, closure and post-closure care plans, any cost estimates, and financial assurance documentation.

3.4 Storm Water Management

- a. The proper control of surface water drainage shall be implemented to prevent storm water from running on to the site and to prevent precipitation that falls on the landfill from ponding on the landfill surface or causing soil erosion or a "washout" in the landfill area pursuant to 40 CFR § 258.26.
- b. A drainage diversion system shall be constructed at the landfill. The drainage diversion channels must be capable of diverting surface water run-on and run-off

away from both active and inactive landfill areas from a rainfall event equal to a 25-year, 24-hour storm in accordance with 40 CFR § 258.26.

- c. All surface water collection systems shall be constructed to resist the maximum horizontal acceleration in lithified earth at this site.

3.5 Groundwater Monitoring

- a. Groundwater monitoring is suspended. The SEL qualifies for the small landfill exemption under 40 CFR 258.1(f)(1) and is exempt from 40 CFR 258, Subpart D (design criteria) and Subpart E (groundwater monitoring).

3.6 Landfill Gas Monitoring

- a. SCCPWD, the operator of the SEL, shall continue the routine methane monitoring program to ensure that the standards of 40 CFR § 258.23(a) are met. Such routine methane monitoring shall be designed to include:
 - 1. at the facility property boundaries;
 - 2. facility structures (excluding gas control or recovery systems); and
 - 3. if necessary, near the surface of active and closed disposal areas.
- b. Routine methane monitoring is to be conducted quarterly, based on the requirements in 40 CFR § 258.23(b)(2) and may be changed by the Director after a reported landfill gas exceedance. *NOC.*
- c. Pursuant to 40 CFR § 258.23, if a methane gas exceedance occurs at facility structures or at the facility boundaries, SEL shall immediately take all necessary steps, as specified in Section 2.3 in this document, to ensure protection of human health and the environment.
- d. The SEL shall operate and maintain gas monitoring equipment after landfill closure is required in 40 CFR § 258.23 and 40 CFR § 258, Subpart F.

3.7 New Construction

- a. All future construction will follow approved designs, drawings, and specifications.
- b. The configuration of the final landfill slopes and elevations shall be consistent with the site zoning, the Land Lease from BLM, and the plans that are a part of this approval.
- c. If a major change of the MSWLMFPA is requested, which includes significant changes in the total storage, process, treatment, or disposal capacity of the solid waste facility as set forth in A.R.S. § 49-672.06(A)(4) then ADEQ may deem

such change a Type IV change. ADEQ reserves the right to make this determination.

3.8 Safety Issues

- a. Access: The SEL must limit and control public access and unauthorized vehicular traffic and illegal dumping of wastes by using natural barriers, artificial barriers, or both, as appropriate to protect human health and the environment as set forth in 40 CFR § 258.25.
- b. Salvaging: No material can be removed or salvaged from the working face, unless in unforeseen incidents such as to remove unauthorized waste materials identified after disposal.
- c. Working face: The working face size (length, width, slope, and height) must be limited to the smallest possible area to:
 1. provide easy manageability,
 2. provide vehicle and public safety, and
 3. minimize public health nuisances.

Additionally, the SEL must ensure smooth and safe traffic flow within the landfill property and especially at the working face by installing temporary warning signs, traffic control and safety signs, traffic control cones, and traffic barriers, etc. The SEL also will use traffic wardens and/or spotters as necessary.

3.9 Recordkeeping

- a. The SEL shall comply with the recordkeeping requirements pursuant to 40 CFR § 258.29. The SEL shall submit to ADEQ a summary of all Type I and II change modifications. The summary shall be submitted annually beginning one year from the date of the Waste Programs Division Director's signature on this MSWLMFPA. The annual summary supersedes all Type I and II notification requirements of 40 CFR § 258. Landfill gas and groundwater exceedances, which must be reported as in accordance with 40 CFR §§ 258.23 or 258.54, respectively.
- b. The SEL shall maintain any Type I change notification (A.R.S. § 49-762.06.A.1) records in a separate facility file at least a minimum of three years from the date of occurrence. These records shall be available for departmental personnel upon request. Additional operational records such as landfill fire, visual settlement or subsidence, injury and property damage, accidents, explosions, discharge of hazardous or other wastes not permitted at the landfill facility, flood damage, or erosion shall be placed in the same file.

3.10 Annual Registration and Disposal Fee Schedules

- a. The SEL shall comply with A.R.S. § 49-747 and A.A.C. R18-13-2101 through 2103 and shall pay an annual registration fee.
- b. The SEL shall comply with A.R.S. § 49-836 and pay solid waste landfill disposal fees based on the amount of waste landfilled.

4.0 CLOSURE AND POST-CLOSURE PROVISIONS

4.1 Final Closure

The following steps will occur during the landfill closure process:

- a. The SCCPWD must notify ADEQ of the intent to close the landfill.
- b. Closure activities for SEL must begin within 30 days after the date on which the final cell receives its known last receipt of waste or if the landfill has remaining capacity and there is a reasonable likelihood that the SEL will receive additional waste, no later than one year after the most recent receipt of wastes.
- c. Closure activities must follow the approved Closure Plan in the *SWFP*.
- d. Closure activities must be completed within 180 days following the beginning of closure as specified in paragraph (b) above.
- e. Following closure construction, the SCCPWD shall notify ADEQ through a certification document, signed, and sealed by an independent Arizona registered professional engineer that the closure has been completed in accordance with the approved SEL closure plan and this approval.
- f. Upon approval of the closure certification report by ADEQ, a letter will be written notifying the SCCPWD that the SEL is officially closed and released from future annual registration and from operational financial assurance.

4.2 Final Cover Construction

- a. ADEQ is approving a permanent alternate landfill final cover in accordance with the *SWFP* which meets the requirements of 40 CFR § 258.60. This final cover for the unlined areas of the landfill will consist of a 6-inch vegetative/erosion soil cover overlying a 24-inch thick of earthen material with a permeability of less than or equal to 5.2×10^{-4} cm/sec. overlying the 12-inch thick intermediate cover or foundation layer, which overlies the waste material.
- b. Native vegetation shall be established in the top layer to minimize erosion, in accordance with the approved *SWFP*.

- c. The top of the final cover on the landfill area shall be at a maximum closure elevation of approximately 4820 feet msl in accordance with the approved *SWFP*.
- d. The approved final surface at final closure is 5:1 (horizontal: vertical) sideslopes, transitioning to 5 percent slopes across the upper portion of the existing landfill area. Discrete portions of the north and west sides of the landfill, on the sides of the existing disposal area, are approved with 3:1 final cover slopes.
- e. Once the area is completed to final grades as shown on Drawing Number 4 (March 13, 1998) of the *SWFP*, the final cover will be installed in accordance with the timeframe requirements in 40 CFR § 258.60 (f).
- f. Any changes to the approved final cover system shall be approved in writing by ADEQ prior to the changes implemented.

4.3 Post-Closure Care

Post-closure care shall be provided at the SEL for 30 years from the date of final closure acknowledgment by ADEQ, unless otherwise authorized under 40 CFR § 258.61(b), and shall consist of:

- a. Maintaining the integrity and effectiveness of any final cover, including making repairs to the cover as necessary to correct the effects of differential settlement, subsidence, erosion, or other events, and preventing run-on and run-off from eroding or otherwise damaging the final cover.
- b. Maintaining and operating the gas monitoring system in accordance with the requirements of 40 CFR § 258.23.

4.4 Post-Closure Financial Assurance

Yearly financial assurance demonstrations for the post-closure care period will continue until the SCCPWD is notified by ADEQ that it is released from this requirement.

5.0 APPROVAL HISTORY

- 07/29/87 Notice of Disposal (NOD)
- 12/10/98 Sonoita-Elgin Landfill Municipal Solid Waste Facility Plan Approval No. 12005400.00, ADEQ

6.0 REFERENCES

- 09/11/70 *Recreation or Public Purposes Lease A4413 (10 acres)*, US Department of Interior Bureau of Land Management

- 04/06/82 *Recreation and Public Purposes Amended Lease Application A-4413 (additional 30 acres), US Department of Interior Bureau of Land Management*
- 09/08/87 *Recommendation of the installation of a groundwater monitoring well and quarterly monitoring, ADEQ letter to Santa Cruz County Public Works*
- 09/18/87 *Siting and Operation Plan for the Sonoita Landfill Facility of the Santa Cruz County Department of Public Works, Santa Cruz County Planning and Zoning, Public Works*
- 11/26/96 *Recreation and Public Purpose Lease AZA 4413, United States Department of the Interior Bureau of Land Management*
- 12/5/97 *Santa Cruz County Sonoita-Elgin Landfill (small landfill exemption), ADEQ internal memo*
- 12/15/97 *Sonita-Elgin Landfill Request for Small Landfill Designation, ADEQ letter*
- 03/13/98 *Solid Waste Facility Plan Sonoita-Elgin Landfill Santa Cruz County, Arizona; SCS Engineers*
- 03/13/98 *Facility Development Plans for the Sonoita-Elgin Landfill; SCS Engineers*
- 02/05/01 *Proposal for Landfill Gas Monitoring System Implementation Sonoita-Elgin Landfill, SCS Engineers*

End of Master Facility Plan Approval 12005400.01