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October 16, 2015

Mr. Larry Maurin
Air Permits Office
EPA Region 9
75 Hawthorne Street
San Francisco, CA 94105

Subject: Addendum to Application for General Air Quality Permit

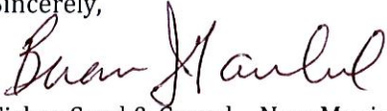
Mr. Maurin:

Fisher Sand & Gravel - New Mexico, Inc. (FSG) would like to add this letter as an addendum to its June 2015 application for coverage under the general air quality permit for new or modified minor source stone quarrying, crushing, and screening facilities in Indian country. The facility, Grey Mesa Gravel Pit, will be a portable stone quarrying, crushing, and screening facility located at an abandoned gravel pit. This addendum is being submitted in response to your email received on October 8, 2015. As the sole applicant for purposes of the Request for Coverage, FSG would like to confirm the following:

- 1) The Grey Mesa Gravel Pit project for which coverage is being sought will conform to the project descriptions and environmental mitigation commitments included in, the attachments to the July 2015 Request for Coverage including but not limited to the 2009 environmental assessment, the 2009 biological assessment, the 2015 biological evaluation, and the Cultural Resources Compliance Form from the Navajo Nation Historic Preservation Department. The geographic scope of the area in which construction and operations will occur will be consistent with the area described in the Request for Coverage, specifically including these attachments.
- 2) Consistent with FSG's prior representations, FSG's operations at the Grey Mesa Gravel Pit project will be of a total duration of less than one year, with no non-road engines or stationary engines (including any replacement engine serving the same or similar function at the project) being used to power equipment at the project for one year or more. FSG understands that if such engines and/or replacement engines intended to perform the same or a similar function are intended to be utilized for stone quarrying, crushing, and/or screening at the Grey Mesa Gravel Pit for a period of at least one calendar year (or for a shorter time for seasonal sources), or are actually utilized for this length of time, the engines would be considered stationary sources and subject to further requirements under the SQCS General Permit, and the Project would not be eligible for coverage based on the current Request for Coverage, which does not indicate that stationary engines will be utilized for the Project. FSG understands that to operate this source for a longer period would require an additional request for coverage and approval under the SQCS General Permit and compliance with the SQCS General Permit's requirements for stationary engines, or, alternatively, approval under an individual permit issued pursuant to the Tribal NSR program or other applicable NSR program implemented by EPA depending on the magnitude of the source's potential emissions.

If you have any questions about this addendum, please contact Brian Gambrel, Project Manager at Fisher, at (505) 249-2648.

Sincerely,

A handwritten signature in black ink, appearing to read "Brian Gambrel". The signature is fluid and cursive, with the first name "Brian" and last name "Gambrel" clearly distinguishable.

Fisher Sand & Gravel – New Mexico, Inc.

cc: Victoria Collis, Trinity Consultants, Inc.