

EVANS & ASSOCIATES CONSTRUCTION CO., INC.

3320 N. 14TH, PONCA CITY, OK 74602

ANNUAL CCR FUGITIVE DUST CONTROL REPORT

BIG FORK RANCH FACILITY

SOLID WASTE PERMIT NO. 3552014

September 13, 2020

This Annual CCR Fugitive Dust Control Report covers the period September 13, 2019 through September 12, 2020, as required by DEQ rules at OAC 252:517-13-1(c). The Big Fork Ranch facility Annual CCR Fugitive Dust Control Report was submitted to DEQ and was implemented and entered into the EVANS facility Operating Record and Web Site.

1. CCR Unloading and Disposal

CCR unloading and disposal was conducted immediately upon truck arrival to minimize fugitive dust generation. CCR arriving at the EVANS facility was conditioned with water during unloading when needed. Wetting was sufficient to prevent dust formation. CCR was also unloaded from end-dump trucks directly in the disposal cells, compacted and leveled with a bulldozer. Additional water was applied as needed to control residual fugitive dust and promote CCR solidification in the cells, which is the long-term solution to fugitive dust control.

Additional operational measures implemented during the reporting period to control fugitive dust included a reduced per hour speed limit for haul trucks and application of water on haul roads.

2. Dust Control Plan Review

The effectiveness of the Plan was reviewed in September 2020 to determine if it needed to be amended. The review determined present dust control measures relying on application of water and reduced truck speed limits were adequate. Therefore, the Plan was not amended.

3. Citizen Complaints

The Big Fork Ranch Dust Control Plan requires all citizen complaints to be logged-in, with the date complaint was received, a description of corrective action taken and the date corrective action was completed. During the September 13, 2019 to September 12, 2020 reporting period, no citizen complaints were received.

4. Corrective Actions Taken

Due to satisfactory performance of the Dust Control Plan, no corrective actions were necessary during the period September 13, 2019 to September 12, 2020.

5. Compliance with Subchapter 19 – Record keeping, Notification, and Posting of Information to the Internet

A. Record Keeping

This annual report will be placed in the facility's operating record as required under Section 252:517-19-1(g)(2).

B. Notifications

This annual report will be submitted to DEQ as required under Section 252:517-19-2(f)(2).

C. CCR Web Site

This annual report will be placed on EVANS' CCR Web Site identified as "CCR Rule Compliance Data & Information" as required under Section 252:517-19-3(g)(2).