



PUBLIC RECORD – BROWNFIELDS

What is the public record?

V. PUBLIC RECORD REQUIREMENT – per State/Tribal Response 128a Grant Requirements

In order to be eligible for section 128(a) funding, states and tribes (including those with MOA's) must establish and maintain a public record system, described below, in order to receive funds. Specifically, under section 128(b)(1)(c), states and tribes must:

1. Maintain and update, at least annually or more often as appropriate, a record of sites that includes the name and location of sites at which response actions have been completed during the previous year;
2. Maintain and update, at least annually or more often as appropriate, a record of sites that includes the name and location of sites at which response actions are planned to be addressed in the next year; and
3. Identify in the public record whether or not the site, upon completion of the response action will be suitable for unrestricted use. If not the public record must identify the institutional controls relied on in the remedy.

Section 128(a) funds may be used to maintain and make available a public record system that meets the requirements discussed above.

We did not have any response actions in the last year(2020), and do not have any specific sites/ response actions planned for the next year(2021).



Please contact the Brownfields Office with any comments, concerns, or questions

Records can be viewed at the Brownfields office located in the Tribal Office.

If you want to report a potential site, please visit the Brownfields website at:

<http://www.utetribes.com/departments/brownfields.html> for the Assessment Request.