



**Department of Energy**  
Field Office, Albuquerque  
Los Alamos Area Office  
Los Alamos, New Mexico 87544

LANL  
TA-3

DEC - 8 1994

CERTIFIED MAIL - RETURN RECEIPT REQUESTED

Mr. Coby Muckelroy, Enforcement Program  
Manager  
RCRA Inspections  
Hazardous and Radioactive Materials  
Bureau  
New Mexico Environment Department  
525 Camino de los Marquez  
Santa Fe, New Mexico 87502

DEC 13 1994

Dear Mr. Muckelroy:

The Department of Energy and the University of California, as maintenance and operations contractor for Los Alamos National Laboratory (LANL), request a 30-day extension for storage of mixed waste at a less than 90-day storage area located in Technical Area (TA) 3 on Sigma Mesa. The purpose of this request is to allow continued temporary storage of hazardous waste generated by the Environmental Restoration (ER) Project. This is the second 30-day extension requested for this temporary storage area. The regulatory citation for this request is found in the New Mexico Hazardous Waste Management Regulations (20 NMAC 4.1) Part 262.34(b).

The first request for a 30-day extension was granted by the New Mexico Environment Department (NMED) on November 3, 1994. The 30-day extension period started on November 4, 1994. The extension was granted as a result of the faxed extension request sent by Mr. Tony Grieggs, Hazardous and Solid Waste Group, LANL.

The waste stored in the less than 90-day storage area was generated within the Los Alamos townsite. The generation site is considered offsite, although it is located within the historical boundary of LANL. We are currently proposing a permit modification to NMED and hope to have resolution allowing onsite storage and treatment by LANL.

The less than 90-day storage area contains vitrified clay pipe from the former Western Sanitary Waste Line, known as Solid Waste Management Unit (SWMU) 1-001(s).

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Mr. Coby Muckelroy

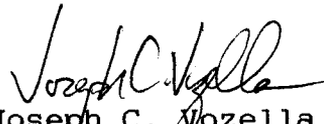
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Transporting any waste from the offsite SWMUs and AOCs to an onsite location is perceived by LANL to be the most responsible means of dealing with the waste. Waste brought onsite can be kept in more secure locations than those offsite. We believe that waste from ER offsite locations can be appropriately managed at onsite permitted and interim status RCRA Treatment and Storage Units.

Thank you in advance for your cooperation in obtaining a 30-day retroactive extension for the 90-day storage limit for the waste at TA-3. We look forward to the resolution of this issue.

If you have any questions, please call Jon Mack of my staff at (505) 665-5026, or me at (505) 665-5027.

Sincerely,



Joseph C. Vozella  
Acting Assistant Area Manager  
Office of Environment and  
Projects

LAAMEP:9JM-107

cc:

- B. Driscoll  
RCRA Permit Branch  
U. S. EPA Region 6  
1445 Ross Avenue, Suite 1200  
Dallas, Texas 75202-2733
- J. Dougherty  
RCRA Enforcement Branch  
U. S. EPA Region 6  
1445 Ross Avenue, Suite 1200  
Dallas, Texas 75202-2733
- B. Garcia  
Hazardous Waste Bureau  
New Mexico Environment Dept.  
525 Camino de los Marquez  
Santa Fe, New Mexico 87502
- B. Swanton, NMED, AIP, LANL,  
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