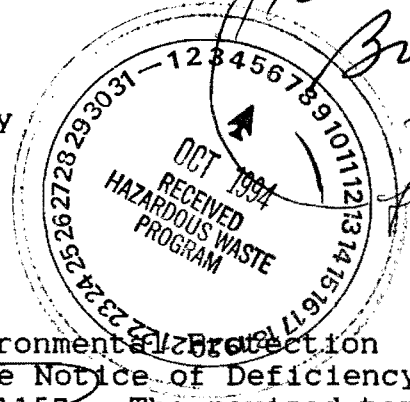


Department of Energy
Field Office, Albuquerque
Los Alamos Area Office
Los Alamos, New Mexico 87544

SEP. 26 1994

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H3WA
OU 1157
Rem to
Ron K. [unclear]
Bartman
Bruse
Teri D. [unclear]
file*

Mr. William K. Honker, Chief
RCRA Permits Branch
U. S. Environmental Protection Agency
Region 6
1445 Ross Avenue, Suite 1200
Dallas, Texas 75202-2733



Dear Mr. Honker:

Enclosed is the response to the Environmental Protection Agency's List of Modifications on the Notice of Deficiency on the RFI Work Plan for Operable Unit 1157. The revised text changes, based on the NOD response and the List of Modifications response, will follow shortly. A signed certification statement regarding this response is also enclosed.

If any questions arise, please call me at (505) 665-7203, or Mike Gilgosh, Scientech, at (505) 667-5794.

Sincerely,

Theodore J. Taylor

Theodore J. Taylor
Program Manager
Environmental Restoration
Program

LAAMEP:2TT-020

Enclosure

cc:
See page 2

XXR 1157-7



3294

Tc

SEP 26 1994

William K. Honker

2

cc w/enclosure:

K. Sisneros

New Mexico Environment Department

1190 St. Francis Drive

P. O. Box 26110

Santa Fe, New Mexico 87502

E. Merrill, EM-452, HQ

T. Taylor, AAMEP, LAAO

B. Swanton, NMED-AIP, LANL,

MS-J993

J. Levings, ERPO, AL

cc w/o enclosure:

W. Spurgeon, EM-452, HQ

K. Schenck, Sciencetech, LAAO

M. Gilgosch, Sciencetech, LAAO

C. Rofer, EES-1, LANL, MS-D462

T. Baca, EM, LANL, MS-J591

J. Jansen, EM/ER, LANL, MS-M992

D. Garvey, ESH-8, LANL, MS-K490

RPF, LANL, MS M707

CERTIFICATION

I certify under penalty of law that these documents and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violation.

Document Title:

Response to the Environmental Protection Agency's (EPA) Draft
List of Modifications on the Notice of Deficiency (NOD) Response
for Operable Unit (OU) 1157

Name:

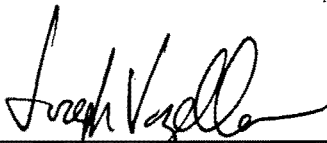


Dennis Erickson
Division Director
Los Alamos National Laboratory

Date:

9/23/94

Name:



Joseph Vozella, Chief
Environment, Safety, and Health Branch
DOE-Los Alamos Area Office

Date:

9/26/94

**List of Modifications
Operable Unit 1157**

1. *General comment #4 states EPA's position on any RFI investigation. LANL shall note that if contamination is found above background, then LANL must find the full extent of contamination and must demonstrate that there is a "clean zone" beneath the contamination. LANL shall revise their overall strategy accordingly. This comment also applies to LANL's response to Specific Comments 1(b), 5(a), 5(g), 6(e), 12(b), 13(e), 15, 15(b), 17(c), 18(d), 20(b), 21, 23(b), 24(b), 25(c), 27(c), and 28(c)*

Response:

LANL and DOE personnel have discussed this subject with EPA several times, most recently in a meeting on August 18, 1994. The consensus on this subject was that LANL would compare data analysis results against background. If contaminant levels statistically exceed background, the full nature and extent of the contamination must be defined. EPA will look at data results and LANL's proposed decisions based on those results on a case-by-case basis. This approach will be applied to investigations at Operable Unit 1157, as well as all other investigations conducted at LANL.

2. *When is the revised work plan being submitted?*

Response:

The text changes implementing the agreements made by LANL in this response, as well as the response to the Notice of Deficiency issued by EPA and responded to by LANL on May 23, 1994 will be provided no later than September 23, 1994. The text changes will indicate deletions, additions and any changes necessary. A whole new "revised work plan" will not be provided, based on previous conversations with EPA which indicated there is not a need to provide a new work plan.

3. *LANL has still not provided the information requested in these comment 5(e) and 6(a). LANL shall provide the list of all hazardous constituents that make up or are included in photoprocessing wastes.*

Response:

The original NOD comment 5(e) referenced PRS 8-009(d), and 6(a) referenced PRS 8-009(e), both process waste water outfalls that served photoprocessing laboratories. All of the known constituents that could have been a part of the discharge to the outfalls are listed below.

Chromium
Mercury
Selenium
Silver
Cyanide
4-Methyl-2-pentanone

The following constituents may have been part of the discharge, although complete records do not exist for all of the chemicals used in the photoprocessing laboratories:

Acetone	o-Cresol	Dimethylphthalate	p-Nitrophenol
2-Hexanone	m-Cresol	4,6-Dinitro-o-cresol	Pentachlorophenol
Methyl ethyl ketone	p-Cresol	2,4-Dinitrophenol	Phenol
Acetophenone	2,4-Dichlorophenol	Diphenylamine	p-Phenylenediamine
Aniline	2,6-Dichlorophenol	1-Naphthylamine	2,4,5-Trichlorophenol
p-Chloro-m-cresol	Diethylphthalate	2-Naphthylamine	2,4,6-Trichlorophenol
2-Chlorophenol	2,4-Dimethylphenol	o-Nitrophenol	

4. *No responses have been received for deficiency #7. LANL shall provide a response.*

Response:

We apologize for the oversight. We evidently skipped from specific comment 6(e) to specific comment 7(e) and therefore placed our response to 7(e) under the 6(e) response. Listed below are the deficiency comments and LANL's responses for specific comments 6(e) and 7(a-d). The response for specific comment 7(e) was in the original NOD response.

6. *PRS 8-009(e)--Process Waste Water Outfall*

(e)Page 6-18; 3rd paragraph: Please justify why the piping that goes from the building to the discharge point is not being investigated for a possible release.

Response:

Our approach to the RFI is phased. In Phase I we are determining the presence of COCs and not the nature and extent of the contamination. The nature and extent would be investigated in Phase II if needed. In the case of the pipeline sampling questioned, we are sampling under Phase I at the outfalls which would be the most likely area of contamination. If COCs are found, the pipeline sampling suggested in the comment would be performed under Phase II, or the pipeline would be removed under a VCA.

7. *PRS 8-009(f)--Process Waste Water Outfall*

(a) Page 6-20: Please justify why the piping that goes from the building to the discharge point is not being investigated for a possible release.

Response:

Our approach to the RFI is phased. In Phase I we are determining the presence of COCs and not the nature and extent of the contamination. The nature and extent would be investigated in Phase II if needed. In the case of the pipeline sampling questioned, we are sampling under Phase I at the outfalls which would be the most likely area of contamination. If COCs are found, the pipeline sampling suggested in the comment would be performed under Phase II, or the pipeline would be removed under a VCA.

(b) Page 6-19: Analysis of Results: If the bottommost sample still contains contaminants above background levels, then LANL must take deeper samples, regardless of the screening action levels.

Response:

Please see the response to Comment 1 above.

(c) Page 6-19: Sample and Analysis plan: Please include in the revised workplan all hazardous constituents in the fluorescent penetration waste stream.

Response:

The following constituents may have been part of the discharge, although complete records do not exist for all of the chemicals used in the fluorescent penetrant laboratory:

Acetone
Acetophenone
Aniline
Barium
Beryllium
p-Chloro-m-cresol
2-Chlorophenol
Chromium
Cyanide
o-Cresol
m-Cresol
p-Cresol
2,4-Dichlorophenol
2,6-Dichlorophenol
Diethylphthalate
2,4-Dimethylphenol
Dimethylphthalate
4,6-Dinitro-o-cresol
2,4-Dinitrophenol
Diphenylamine
Epichlorohydrin
Fluoroanthene
2-Hexanone
Lead

Mercury
Methyl ethyl ketone
4-Methyl-2-pentanone
2-Methyl-1-propanol
Naphthalene
1-Naphthylamine
2-Naphthylamine
o-Nitrophenol
p-Nitrophenol
Pentachlorophenol
Phenol
p-Phenylenediamine
Selenium
Silver
Sulfites
Thallium
Toluene
2,4,5-Trichlorophenol
2,4,6-Trichlorophenol

(d) Page 6-20; Sampling Activity: If visual or olfactory contamination is evident in a specific section of the 6 inch sample then that zone should be sampled and not homogenized with the other soil. Also, LANL should take samples at deeper intervals (4-5 feet), to verify that vertical contamination has been delineated, and that sediments from the past have not been buried by younger deposited sediments.

Response:

If visual or olfactory contamination is evident then that zone would be sampled and not homogenized. Because water could have been a driving force at this site, we propose to sample at 1 foot intervals until the tuff surface is encountered.