

**ENVIRONMENTAL RESTORATION PROJECT
TELEPHONE COMMUNICATION RECORD**

Date: 8/10/99	Time: 1:30 pm	Recorded By: P. Bertino
To: John Young <i>8/12/99</i>	From: P. Bertino	Telephone No.: 665-2198

Affiliation: NMED-HRMB

Other Parties:

Jayne Jones (LANL ER) and Bruce Wedgeworth (NMED-AIP)

Discussion:

Pursuant to numerous conversations between John Young, Jayne Jones, and myself, Jayne and I spoke with John Young and Bruce Wedgeworth regarding the NMED Request for Supplemental Information (RSI) for the Voluntary Corrective Measure (VCM) Plan (LA-UR-99-1613) for consolidated PRS 21-027(d)-99. This document is referenced by EM/ER:99-079. The RSI was received by the ER Project Office on July 27, 1999 and is associated with Communication Tracker #C730. During our telephone conversation, John Young agreed that LANL does not have to respond to the RSI within 30 calendar days, as long as the comments in the RSI are adequately addressed in the VCM Report. Each NMED-HRMB comment in the RSI was discussed, resolution of each comment is summarized below.

General Comments:

1. John Young requested that LANL include the reference for the background data in the TA-21 Reference Set. LANL agreed that this information would be included in the VCM Report.
2. The figures referred to in this comment were originally provided by GEOSAFE and labeled by LANL. LANL did not plan on including these figures in the VCM Report and John agreed. LANL will ensure that all figures provided in the VCM Report are adequately labeled or will provide a key.
3. LANL will provide the map illustrating the sample locations associated with the vitrified clay pipe in the VCM Report.
4. LANL will provide the map illustrating the locations of the cleanup verification samples associated with the hydrocarbon contamination (post-NTISV) in the VCM Report.
5. LANL agreed to discuss the approach to performing a site/area-specific screening and or risk assessment and when such a screening or assessment will be performed in the VCM Report.
6. LANL is aware that before no further action can be proposed at this site, the outfall area (former PRS 21-027(d)) must be characterized.

Specific Comments:

7. LANL will address this comment as part of the discussion addressing General Comment #5 in the VCM Report.
8. LANL indicated that although metals were not included in the Analytical Methods column for the background samples, the background samples were analyzed for metals. LANL is not planning to include the exact table in the VCM Report, but will include a discussion of the analytical results for the background samples.
9. LANL agreed to the requested language change from "two nonhazardous" to two non-RCRA regulated", and will incorporate this change in the VCM Report.
10. LANL will clarify the x-ray fluorescence method used for the whole rock analysis in the VCM Report.
11. LANL will include a description of the decontamination of the off-gas treatment system and swipe sample results that were completed prior to initiation of the cold test in the VCM Report.

Action Items:

Hand-deliver communication record for John Young to initial. Include RSI as an addendum to the final VCM Report. Where indicated above, ensure NMED-HRMB RSI comments are adequately addressed in final VCM Report.

Distribution:

- J. Young, NMED-HRMB
- B. Wedgeworth, NMED-AIP
- J. Jones, MDAFA
- D. Daymon, MDAFA
- P. Bertino, RCFA/MDAFA
- RPF

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**LOS ALAMOS
Environmental Restoration
Project**

HSWA LANL 1/10/99/21

