

Subject: [Fwd: TA-48 RC-1 Contamination]
Date: Wed, 14 Aug 2002 12:35:17 -0600
From: Neelam Dhawan <neelam_dhawan@nmenv.state.nm.us>
To: Lee Winn <lee_winn@nmenv.state.nm.us>

Subject: Re: TA-48 RC-1 Contamination
Date: Fri, 09 Aug 2002 08:51:43 -0600
From: Dave McInroy <mcinroy@lanl.gov>
To: john young <john_young@nmenv.state.nm.us>,
Michael Saladen <saladen_michael_t@lanl.gov>, schumannp@lanl.
gov
CC: Steve Rae <rae_steven_r@lanl.gov>, doug stavert <stavert@lanl.
gov>,
neelam dhawan <neelam_dhawan@nmenv.state.nm.us>

John et al.,
My read is: We have fifteen days upon discovery to determine if th
is is a
SWMU or an operational release from the facility which should be c
leaned
immediately up upon discovery. Once the determination is made tha
t it is a
SWMU we must notify (within the same fifteen days) and implement S
ection G
of the HSWA Module. If this is deemed an operational release, it
should be
cleaned up to the same rigor as a SWMU and the data shared with th
e state.
However, it would not require adding this site to the permit and g
oing
through a permit mod. and public comment period to remove it.

Dave

eAt 04:12 PM 8/8/2002 -0600, john young wrote:

> Mike et al.,
>
> Based on the information provided it sounds like a newly discove
red SWMU
> to me. You should follow the requirements outlined in Section G
of the
> HSWA module (page 15) for the notification/other requirements.
>
> Let me know if you have any questions.



2673

>

> John

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