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State of New Mexico
ENVIRONMENT DEPARTMENT
Hazardous & Radioactive Materials Bureau
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**CERTIFIED MAIL
RETURN RECEIPT REQUESTED**



November 3, 1997

Mr. Theodore Taylor, Project Manager
Los Alamos Area Office
Department of Energy
528 35th Street
Los Alamos, New Mexico 87544

Dr. Sigfried Hecker, Director
Los Alamos National Laboratory
P. O. Box 1663, Mail Stop A100
Los Alamos, New Mexico 87545.

**RE: Request for Supplemental Information
Voluntary corrective Action Completion Report
Potential Release Site 57-006
Los Alamos National Laboratory
NM0890010515**

Dear Mr. Todd and Dr. Hecker:

The RCRA Permits Management Program (RPMP) of the New Mexico Environment Department's Hazardous and Radioactive Materials Bureau has reviewed the Voluntary Corrective Action Completion Report for Potential Release Site 57-006 dated September 1995 and referenced by EM/ER:96-465 and requests the attached supplemental information.

LANL must respond to the request for supplemental information within thirty (30) days of the receipt of this letter. If LANL does not submit a complete response to this request within thirty (30) calendar days, LANL should be advised that a Notice of Deficiency will be issued.



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Mr. Taylor and Dr. Hecker
November 3, 1997
Page 2

Should you have any questions regarding this letter, please contact me or Mr. John Kieling, RPMP's LANL Facility Manager, at (505) 827-1558.

Sincerely,



Robert S. ("Stu") Dinwiddie, PH. D., Manager
RCRA Permits Management Program

RSD:kth

attachment

cc w/ attachment:

- B. Garcia, NMED HRMB
- T. Glatzmaier, LANL DDEES/ER, MS M992
- K. Hill, NMED HRMB
- M. Johansen, DOE LAAO, MS A316
- J. Kieling, NMED HRMB
- M. Leavitt, NMED GWQB
- H. LeDoux, DOE LAAO, MS A316
- D. McInroy, LANL EM/ER, MS M992
- D. Neleigh, EPA 6PD-N
- J. Parker, NMED DOE OB
- G. Saums, NMED SWQB
- S. Yanicak, NMED DOE OB, MS J993

File: HSWA LANL 5/1154
Track: LANL, doc date, NA, DOE/LANL, HRMB/Dinwiddie, RE, file

ATTACHMENT
Request for Supplemental Information
Voluntary Corrective Action Completion Report
Potential Release Site 57-006
September 1995

General Comment: LANL should provide the field screening and boring log notes, and the QA/QC information on the one analytical result presented.

1. **Page 1; 1st paragraph:** LANL should include the depth at which the vessel was buried.
2. **Page 1; Corrective Action:** LANL should include the results of the analyses performed on the vessel's liquid. Since this unit contained waste that either has hazardous constituents or hazardous waste, this PRS will be added to the HSWA Module of the RCRA Operating Permit.
3. **Page 5; Table 1:**
 - a. The table mentions that the depth of the one confirmatory sample was 0 to 6 inches. LANL should clarify whether this depth is 0 to 6 inches below the bottom of the vessel or the ground surface.
 - b. LANL should further investigate the vertical extent of lead contamination since the lead result of 90 mg/kg is approximately 3 times the UTL.