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Justification for Class III Permit Modification March 2005 SWMU 167 Operable Unit 1303 Building 940 Drain Systems at Technical Area II

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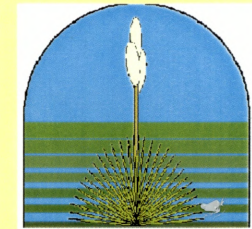
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SWMU 167 Building 940 Septic System and Seepage Pit (TA-II)



Environmental Restoration Project

Site History

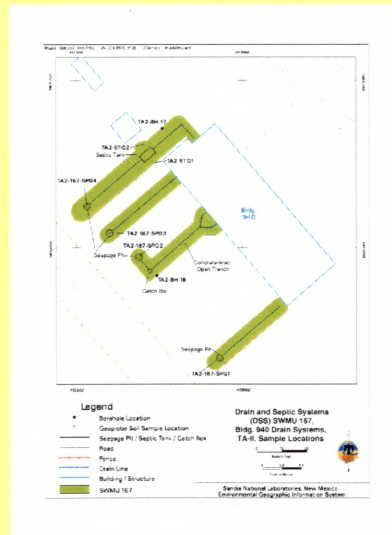
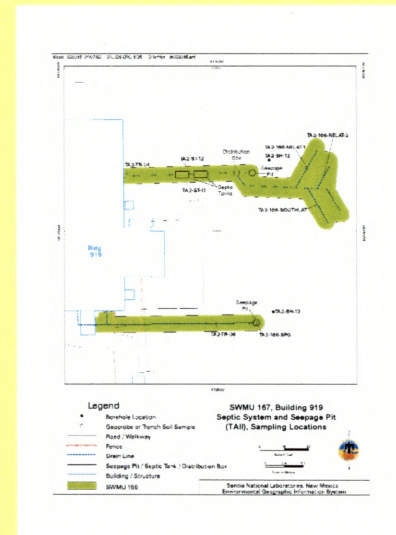
- SWMU 167, Building 940 Septic System and Seepage Pit, is located near the southwest portion of TA-II, and covers approximately 0.04 acres.
- Building 940 was constructed in 1965 and was used as an explosives testing laboratory.
- The building had one septic system and three HE drain systems. The septic system exited the northwest end of the building and discharged to a 900-gal septic tank and an associated seepage pit.
- The building had four floor drains that drained to three seepage pits on the southwest side of the building. Two of the floor drains discharged into a single concrete trough with an HE particulate catch box ahead of the seepage pit. This system was reportedly never used. The other two floor drains and seepage pits received discharges from floor drains and sinks.
- The building was connected to the COA sanitary sewer system in 1990, and use of the septic system was discontinued at that time.
- Building 940 was demolished in August 2002.

Depth to Groundwater

- The regional aquifer is approximately 545 ft bgs, and a perched aquifer (not a source of drinking water) is approximately 300 ft bgs.

Constituents of Concern

- VOCs
- SVOCs
- PCBs
- HE compounds
- Metals
- Radionuclides



Investigation

- In 1987, all septic tanks and drainfields throughout TA-II, III, and V were grouped together as part of the RFA. SWMU 167 was listed because industrial wastes could have been discharged to the sanitary sewer system.
- In 1991, a study was conducted for SWMU 167 that included background information reviews and personnel interviews.
- In November-December 1993 and January-February 1994, passive soil-vapor surveys were conducted in TA-II. The majority of compounds detected were chlorinated solvents and petroleum hydrocarbons. The highest detections were in the southern part of TA-II.
- In November 1994, soil samples were collected from a borehole drilled near the septic tank and a borehole drilled near the HE catch box.
- In August 1995, soil samples were collected from two boreholes drilled adjacent to the septic tank.
- In November and December 1996, three boreholes were drilled at TA-II and sampled for soil vapor to approximately 100 ft bgs. Two of the borings were completed as active soil-vapor monitoring wells. The long-term monitoring results indicate an apparent widespread presence of VOCs in soil vapor; the concentrations were low and remained steady with no apparent periodicity.
- In early 2000, portions of the septic system were excavated with a backhoe to confirm the positions and dimensions of the septic tanks and seepage pits.
- In October 2000, soil samples were collected from four boreholes drilled through, and beneath the seepage pits.

Summary of Data Used for NFA Justification

- All confirmatory soil sample analytical results were used for characterizing the site, for performing the risk assessment, and for justification for the NFA proposal.
- Low concentrations of VOCs, one SVOC, PCBs, and one HE compound were detected in the samples. Numerous metals were detected above background values. Several radionuclides were detected above background activities. No cyanide was detected in these samples.

Recommended Future Land Use

- Industrial land use was established for this site.

Results of Risk Analysis

- Risk assessment results for the residential scenario are calculated per NMED risk assessment guidance as presented in "Supplemental Risk Document Supporting Class 3 Permit Modification Process" (SNL October 2003).
- Because COCs were present in concentrations greater than background-screening levels or because constituents were present that did not have background-screening numbers, it was necessary to perform a risk assessment for the site. The risk assessment analysis evaluated the potential for adverse health effects for the residential land-use scenario.
- The maximum concentration for lead was 28.4 mg/kg. NMED guidance for lead screening concentrations for construction and industrial land-use scenarios is 750 and 1,500 mg/kg respectively. The EPA screening guidance value for a residential land-use scenario is 400 mg/kg. The maximum concentration for lead at this site is less than all the screening values; therefore, lead was eliminated from further consideration in the human health risk assessment.
- The maximum concentration for total PCBs was 0.0109 mg/kg. This concentration is less than the EPA screening level of 1 mg/kg (40 CFR §761). The maximum concentration for PCBs is less than the screening level; therefore PCBs were eliminated from further consideration in the human health risk assessment.
- The total human health HI was 0.57 for the residential land-use scenario, which is below the NMED guideline. The total estimated excess cancer risk was 1E-8, which is below the NMED guideline.
- The residential land-use scenario incremental TEDE was 7.2E-2 mrem/yr, which is below the EPA numerical guideline of 75 mrem/yr. Therefore, SWMU 167 is eligible for unrestricted radiological release.
- Because all COCs are from depths equal to, or greater than 5 ft bgs, no complete ecological exposure pathways exist at SWMU 167 site, and no COCs are considered to be COPECs.
- In conclusion, human health and ecological risks are acceptable per NMED guidance. Thus, SWMU 167 is proposed for CAC without institutional controls.

Risk Assessment Values for SWMU 167 Nonradiological COCs

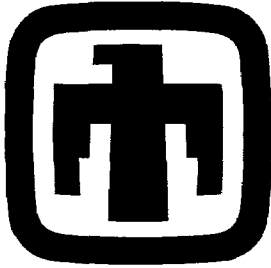
COC Name	Maximum Concentration (mg/kg)	Residential Land Use Scenario	
		Hazard Index	Cancer Risk
Organic			
Antimony	6	0.20	--
Barium	291	0.06	--
Chromium, total	15.2	0.00	--
Chromium VI	0.1	0.00	5E-10
Cyanide	0.071	0.00	--
Mercury	0.357	0.02	--
Selenium	0.76	0.00	--
Silver	1.06	0.00	--
Thallium	1.5	0.30	--
Inorganic			
Carbon Disulfide	0.00156 J	0.00	--
Bis (2-ethylhexyl) phthalate	0.636	0.00	1E-8
Toluene	0.0031 J	0.00	--
1,3,5-Trinitrobenzene	1.62	0.00	--
Total		0.57	1E-8

-- = Information not available.

For More Information Contact

U.S. Department of Energy
Sandia Site Office
Environmental Restoration
Mr. John Gould
Telephone (505) 845-6089

Sandia National Laboratories
Environmental Restoration Project
Task Leader: Brenda Langkopf
Telephone (505) 284-3272



Sandia National Laboratories

**Justification for Class III Permit Modification
March 2005**

**SWMU 167
Operable Unit 1303
Building 940 Drain Systems at Technical Area II**

NFA Originally Submitted August 1995

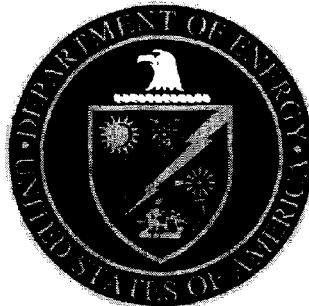
Comment Response October 1996

NOD Response January 2000

RSI Response June 2004

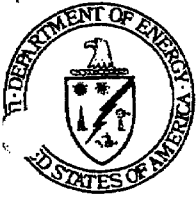
Soil Vapor Sampling June 2004

**Environmental
Restoration
Project**



**United States Department of Energy
Sandia Site Office**

NFA



Department of Energy
Albuquerque Operations Office
Kirtland Area Office
P. O. Box 5400
Albuquerque, New Mexico 87185-5400

AUG 28 1995

CERTIFIED MAIL - RETURN RECEIPT REQUESTED

Mr. David Neleigh, Chief
New Mexico and Federal Facilities Section
RCRA Permits Branch
U. S. Environmental Protection Agency, Region VI
1445 Ross Avenue, Suite 1200
Dallas, TX 75202-2733

Dear Mr. Neleigh:

Enclosed are copies of the second set of No Further Action (NFA) proposals for 23 solid waste management units (SWMUs) from the Resource Conservation and Recovery Act (RCRA) Hazardous and Solid Waste Amendments (HSWA) Final Permit for Sandia National Laboratories/New Mexico (SNL/NM), ID No. NM5890110518.

Copies of these proposals are also being submitted for comment to the New Mexico Environment Department (NMED), Hazardous and Radioactive Materials Bureau. The Class 3 permit modification process will be initiated after regulatory comments are addressed.

If you have any questions, please contact John Gould at (505) 845-6089 or Mark Jackson at (505) 845-6288.

Sincerely,

for Michael J. Zamorski
Acting Area Manager

Enclosures

cc w/enclosures:
T. Trujillo, AL, ERD
L. Aker, AIP (2 copies)
W. Cox, SNL, MS 1147

Mr. David Neleigh

2

cc w/o enclosures:

M. Jackson, KAO

J. Johnsen, KAO-AIP

C. Soden, AL, EPD

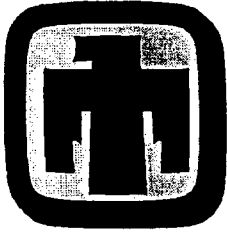
N. Morlock, EPA, Region VI

T. Roybal, SNL, MS 1147

M. Davis, SNL, MS 1147

T. Vandenberg, SNL, MS 0141

E. Krauss, SNL, MS 0141



Sandia National Laboratories / New Mexico

PROPOSAL FOR NO FURTHER ACTION ENVIRONMENTAL RESTORATION PROJECT SITE 167, BUILDING 940 SEPTIC SYSTEM OPERABLE UNIT 1303

June 1995

**Environmental
Restoration
Project**



**United States Department of Energy
Albuquerque Operations Office**

**PROPOSAL FOR
NO FURTHER ACTION**

Site 167, Building 940 Septic System
Operable Unit 1303

SANDIA NATIONAL LABORATORIES/NEW MEXICO

1. Introduction

1.1 ER Site Identification and Name

Sandia National Laboratories/New Mexico (SNL/NM) is proposing an administrative no further action (NFA) decision based on confirmatory sampling for Environmental Restoration (ER) Site 167, Building 940 Septic System, Operable Unit (OU) 1303. The Resource Conservation and Recovery Act (RCRA) Facility Assessment (RFA) grouped all septic tanks and leachfields found throughout Technical Area (TA) II, III, and V together. The Building 940 Septic System and all other associated systems were given RFA number 79 [Environmental Protection Agency (EPA 1987)]. ER Site 167 was identified as Building 940 Septic System in the Hazardous and Solid Waste Amendment (HSWA) Module IV (EPA 1993) of the SNL/NM RCRA Hazardous Waste Management Facility Permit (NM5890110518) (EPA 1992).

1.2 SNL/NM Administrative NFA Based on Confirmatory Sampling Process

This proposal for a determination of an administrative NFA decision based on confirmatory sampling has been prepared using the criteria presented in Section 4.5.3. of the SNL/NM Program Implementation Plan (PIP) (SNL/NM 1995). Specifically, this proposal "contains information demonstrating that there are no releases of hazardous waste (including hazardous constituents) from solid waste management units (SWMU) at the facility that may pose a threat to human health or the environment" [as proposed in the Code of Federal Regulations (CFR) Section 40 Part 264.51(a)(2)] (EPA 1990). The HSWA Module IV contains the same requirements for an NFA demonstration:

Based on the results of the RFI (RCRA Facility Investigation) and other relevant information, the Permittee may submit an application to the Administrative Authority for a Class III permit modification under 40 CFR 270.42(c) to terminate the RFI/CMS (corrective measures study) process for a specific unit. This permit modification application must contain information demonstrating that there are no releases of hazardous waste including hazardous constituents from a particular SWMU at the facility that pose threats to human health and/or the environment, as well as additional information required in 40 CFR 270.42(c) (EPA 1993).

In requesting an administrative NFA decision based on confirmatory sampling for ER Site 167, Building 940 Septic System, this proposal is using existing administrative/archival information to satisfy permit requirements. This unit is eligible for an administrative with confirmatory sampling NFA proposal based on one or more of the following criteria taken from the RCRA Facility Assessment Guidance (EPA 1986):

Criterion A: The unit has never contained constituents of concern

Criterion B: The unit has design and/or operating characteristics that effectively prevent releases to the environment

Criterion C: The unit clearly has not released hazardous waste or constituents into the environment

Specifically, ER Site 167 is being proposed for an administrative NFA decision based on confirmatory sampling because the SWMU clearly has not released hazardous waste or constituents into the environment (Criterion C).

1.3 Local Setting

SNL/NM occupies 2,829 acres of land owned by the Department of Energy (DOE), with an additional 14,920 acres of land provided by land-use permits with Kirtland Air Force Base (KAFB), the United States Forest Service (USFS), the State of New Mexico, and the Isleta Indian Reservation. SNL/NM has been involved in nuclear weapons research, component development, assembly, testing, and other nuclear activities since 1945.

ER Site 167 (Figure 1) is owned by the DOE. The site is located in the southwest portion of TA-II. TA-II, one of five technical areas within SNL/NM, is diamond-shaped, approximately 1,450 feet on a side, and encompasses 45 acres. The center of TA-II is approximately 3,000 feet south of TA-I, the location for most administrative and research activities, and TA-II abuts TA-IV to the south. TA-II is surrounded by a 10-foot high chain link fence, with a security guarded gate at the west corner. In earlier years, guard towers were located at each corner; now only the west entrance tower remains. TA-II currently contains 22 buildings, 27 high explosives (HE) bunkers of various sizes, and four mobile offices (MOs).

TA-II lies west of the basin-bounding fault complex and northwest of the Tijeras Arroyo fault, which are the two main structural features of the Albuquerque Basin. The geologic materials consist of thick alluvial sediments which overlie deep bedrock. An alluvial fan and piedmont colluvium overlie Santa Fe Group strata. The Santa Fe deposits are estimated to be approximately 3,000 feet thick beneath TA-II (Hawley and Haase 1992). Detailed descriptions of the regional geology are in the PIP and in the annual Site-Wide Hydrogeologic Characterization Project (SWHCP) 1993 Annual Report (SNL/NM 1993).

Previous SWHCP soil surveys and 1993 surficial mapping activities provide general soil characteristics for TA-II. Soil associated with the escarpments of the Tijeras Arroyo is poorly developed, such as the Bluepoint-Kokan Association (Hacker 1977). Areas underlain by this soil series, however, locally contain well-developed calcic horizons, which are the remnants of the Tijeras, Wink, and Madurez soil originally developed on older surficial deposits. The Bluepoint-Kokan soil reflects erosion of older soil and, therefore, is characterized by discontinuous soil horizons. The heterogeneity would be expected to strongly influence the location and rates of infiltration and geochemical interactions between soil and percolating water (SNL/NM 1993). TA-II is characterized as having an average surface soil permeability of approximately 0.1 inch per hour (SNL/NM 1993).

No perennial surface-water bodies are present within TA-II or in the immediate vicinity of the area. However, a large ephemeral surface drainage, the Tijeras Arroyo, is located directly southeast of TA-II. TA-II is located outside the 100- and 500-year floodplains of the Tijeras Arroyo.

Depth to regional ground water in the vicinity of TA-II is approximately 540 feet, with shallower water-bearing units present at approximately 305 to 315 feet. In the shallower saturated zones, the ground water gradient is to the south-southeast at 0.016 ft/ft. No water supply wells are present within TA-II.

2. History of the SWMU

2.1 Sources of Supporting Information

In preparation to request an administrative NFA decision based on confirmatory sampling for ER site 167, a background study was conducted to collect available and relevant site information. Background information sources included existing records and reports of site activity. In addition, interviews were conducted with SNL/NM staff and contractors familiar with site operational history. The study was completely documented and has provided traceable references which sustain the integrity of this proposal.

The following information sources were available for use in the evaluation of ER site 167:

- Interviews were combined and summarized in three reports (Anonymous no date; Haines, Kelly, and Cochran 1991; and Byrd 1991).
- The Site-Wide Hydrogeologic Characterization Project 1993 Annual Report(SNL/NM 1993).
- Sequential historical aerial photographs from 1951 to 1992 for the specifically prescribed area of ER Site 167 (Ebert 1994).
- A passive soil vapor survey (SVS) was conducted in the immediate vicinity of the Building 940 Septic System [Northeastern Research Institute (NERI 1994)].
- Two boreholes were drilled and soil samples were collected near Building 940. One was drilled near the septic tank. The other was drilled near one of the HE seepage pits.

Utilizing this information, a brief history of ER Site 167 and a discussion of all relevant evidence regarding past waste practices and releases at the site have been prepared and are presented in this proposal for an administrative NFA decision based on confirmatory sampling.

2.2 Previous Audits, Inspections, and Findings

The RCRA RFA grouped all septic tanks and leachfields found throughout TA-II, III, and V together. The Building 940 Septic System and all associated systems were given RFA number 79 (EPA 1987). The Building 940 Septic System was listed as an SWMU because sanitary wastes were not separated from industrial wastes; therefore, hazardous wastes may have been discharged to septic tanks and leachfields.

The 1987 RCRA RFA is summarized below.

The wastes managed at this location included sanitary and industrial wastes, including trichloroethylene (TCE), toluene, and methanol. Septic tank contents were discharged to leachfields. Release controls do not appear to have been present. There is no history of releases at this location. The potential for air contamination resulting from ER Site 167 is low because the wastes were discharged to underground septic tanks then to leachfields. The potential for soil contamination is high because the wastes were released to leachfields. The potential for surface water and ground water contamination was not determined in the RFA. Because sanitary wastes were disposed in tanks and leached through surface soils, there is a potential for subsurface gas generation.

2.3 Historical Operations

Building 940, the Explosives Testing Laboratory, was constructed in 1965 and is located along the southwestern side of TA-II (Figure 1). During explosives testing in the 1960s, the building was contaminated with lead. The lead may have entered the Septic System.

3. Evaluation of Relevant Evidence

3.1 Unit Characteristics

The septic system consisted of a 900-gallon septic tank and an associated seepage pit. In addition, an HE drain trench discharges from the building floor drains (Figure 2). This HE drain trench leads to a dry well southwest of the building; the dry well subsequently drains into four, 16-foot-deep seepage pits, located southwest of the building.

3.2 Operating Practices

The HE drain trench system was reportedly never used (Anonymous no date).

3.3 Presence or Absence of Visual Evidence

Because ER Site 167 is located underground, no visual evidence was obtained to determine that contamination has not occurred originating from this site to the environment.

3.4 Results of Previous Sampling/Surveys

Changes in vegetation that appeared to be related to septic line discharge were identified through the interpretation and digital mapping of vegetation from sequential historical aerial photographs for the specifically prescribed area of ER Site 167 (Ebert 1994).

3.5 Assessment of Gaps in Information

Identified data gaps required that a more comprehensive analysis of volatile organic compounds (VOCs) and semivolatile organic compounds (SVOCs) in the immediate vicinity

of the Building 940 Septic System be accomplished by a soil gas survey. This more comprehensive investigation was needed to locate and qualify the nature and extent of potential organic contamination. Location-specific soil sampling and analysis for organics, inorganics, HE, and radionuclides were deemed necessary near the septic tank and the HE seepage pits to provide supplementary confirmation of the soil gas survey results and to quantify contamination at potential source areas.

3.6 Confirmatory Sampling

Two investigations were determined to be necessary to fill the data gaps (see Section 3.5). The results for the investigations are presented below. The Sampling and Analysis Plan (SAP) for the borehole investigation is included in Appendix A. The raw data, along with quality assurance/quality control (QA/QC) documentation, are readily available and can be viewed in the Environmental Operations (EO) Records Center. A summary of the borehole data is presented in Table 1 and includes the maximum concentrations of the contaminants of concern, the Sandia site-wide UTL background concentrations, and the proposed RCRA Subpart S action levels as appropriate and available.

During November and December 1993, a passive soil vapor survey (SVS) was conducted in the immediate vicinity of the Building 940 Septic System [Northeastern Research Institute (NERI 1994)]. No VOCs or SVOCs were detected. A copy of the 1994 NERI report has been included as a separate report with the submittal of the NFAs.

On November 5, 1994, Boreholes TA2-BH-17 and TA2-BH-18 were drilled near Building 940 (Figure 2). Borehole TA2-BH-17 was drilled near the septic tank. Borehole TA2-BH-18 was drilled near one of the HE seepage pits. Soil samples were collected from each borehole at 5, 10, 15, 20, 30, 40, and 50 feet deep. The soil samples were analyzed at off-site laboratories for VOCs, HE, total metals, tritium, and gamma spectroscopy.

No VOCs or HE compounds were identified above instrument detection limits. Metals that exceeded the SNL/NM site-wide calculated UTL background concentrations (IT 1994) include: nickel [UTL = 15.4 milligrams per kilogram (mg/kg)], detected at a maximum concentration of 16.6 mg/kg (31-foot depth) in Borehole TA2-BH-18, less than the proposed RCRA Subpart S action level value of 2000 mg/kg; and zinc (UTL = 46.7 mg/kg), detected at a maximum concentration of 53.1 mg/kg (51-foot depth) in Borehole TA2-BH-17, less than the proposed Subpart S action level of 20,000 mg/kg. The maximum lead concentration was reported at 8.1 mg/kg (31-foot depth) in Borehole TA2-BH-18, less than the SNL/NM site-wide UTL background concentration of 15.0 mg/kg. Radiological data show no elevated activities compared to background.

Site-wide UTL background concentrations were not calculated for arsenic, mercury, thallium, and vanadium. However, proposed RCRA Subpart S action levels were available. Arsenic was identified at a maximum concentration of 3.6 mg/kg (31-foot depth) in Borehole TA2-BH-18, less than the proposed action level of 20 mg/kg. Mercury was reported at a maximum concentration of .11 mg/kg (11-foot depth) in Borehole TA2-BH-18, less than the proposed action level of 20 mg/kg. Thallium was identified at a maximum concentration of 1.5 mg/kg (41-foot depth) in Borehole TA2-BH-18, less than the proposed action level of 6.92 mg/kg.

Vanadium was reported at a maximum concentration of 28.7 mg/kg (51-foot depth) in Borehole TA2-BH-17, less than the proposed action level of 600 mg/kg.

3.7 Rationale for Pursuing a Confirmatory Sampling NFA Decision

A comparison of soil analytical results to SNL/NM background levels and RCRA proposed Subpart S action levels shows that all constituents of concern are either within background concentrations and/or significantly below the prescribed action level. The results of the SVS and soil sampling investigations indicate that no hazardous constituents have been released from this site that may pose a threat to human health and/or the environment.

4. Conclusion

ER Site 167 is being proposed for an administrative NFA decision based on confirmatory sampling because the evidence cited above demonstrates that the SWMU clearly has not released hazardous wastes or constituents into the environment (Criterion C) (see Section 1.2). Therefore, no threat to human health or the environment exists.

5. References

Anonymous. Summary of Technical Area II Interviews, no date.

Byrd, C.S. Letter to Terry L. Steinborn, SNL/NM ER program. October 21, 1991.

Ebert and Associates, Incorporated, 1994. "Interpretation and Digital Mapping of TA-2 ER Sites from Sequential Aerial Photographs, Sandia National Laboratories, Technical Area 2."

Hacker, L., 1977. "Soil Survey of Bernalillo County and Parts of Sandoval and Valencia Counties, New Mexico", U. S. Department of Agriculture, Washington, DC.

Haines, Kelly, and Cochran. Summary of Interviews in Technical Area II, 1991.

Hawley, J.W. and C.S. Haase, 1992. "Hydrogeologic Framework of the Northern Albuquerque Basin," New Mexico Bureau of Mines and Mineral Resources, Open File Report 387.

International Technology Corporation (IT), 1994. Draft "Background Concentrations of Constituents of Concern to the Sandia National Laboratories/New Mexico Environmental Restoration Project, Phase II: Interim Report."

Northeast Research Institute (NERI), 1994. "PETREX Soil Gas Survey Results Conducted at Technical Area II," June 9, 1994.

Sandia National Laboratories (SNL/NM), 1993. "Site-Wide Hydrogeologic Characterization Project, Calendar Year 1993 Annual Report," Environmental Restoration Project, Sandia National Laboratories, Albuquerque, New Mexico.

Sandia National Laboratories (SNL/NM), February 1995, draft. "Program Implementation Plan for Albuquerque Potential Release Sites," Sandia National Laboratories, Albuquerque, New Mexico.

U.S. Environmental Protection Agency (EPA), 1986. *RCRA Facility Assessment Guidance*, EPA/530-86-053, PB87-107769, Washington, DC.

U.S. Environmental Protection Agency (EPA), 1987. *Final RCRA Facility Assessment Report of Solid Waste Management Units at Sandia National Laboratories, Albuquerque, Albuquerque, New Mexico*, Prepared for U.S. Environmental Protection Agency Region VI, by A. T. Kearney, Incorporated, April 1987.

U.S. Environmental Protection Agency (EPA), 1990. "Corrective Action for Solid Waste Management Units (SWMU) at Hazardous Waste Management Facilities, Proposed Rule," *Federal Register*, Vol. 55, Title 40, Parts 264, 265, 270, and 271.

U.S. Environmental Protection Agency (EPA), 1992. Hazardous Waste Management Facility Permit No. NM5890110518, EPA Region VI, issued to Sandia National Laboratories, Albuquerque, New Mexico.

U.S. Environmental Protection Agency (EPA), 1993. Module IV of RCRA Permit No. NM 58901105189. EPA Region VI, issued to Sandia National Laboratories, Albuquerque, New Mexico.

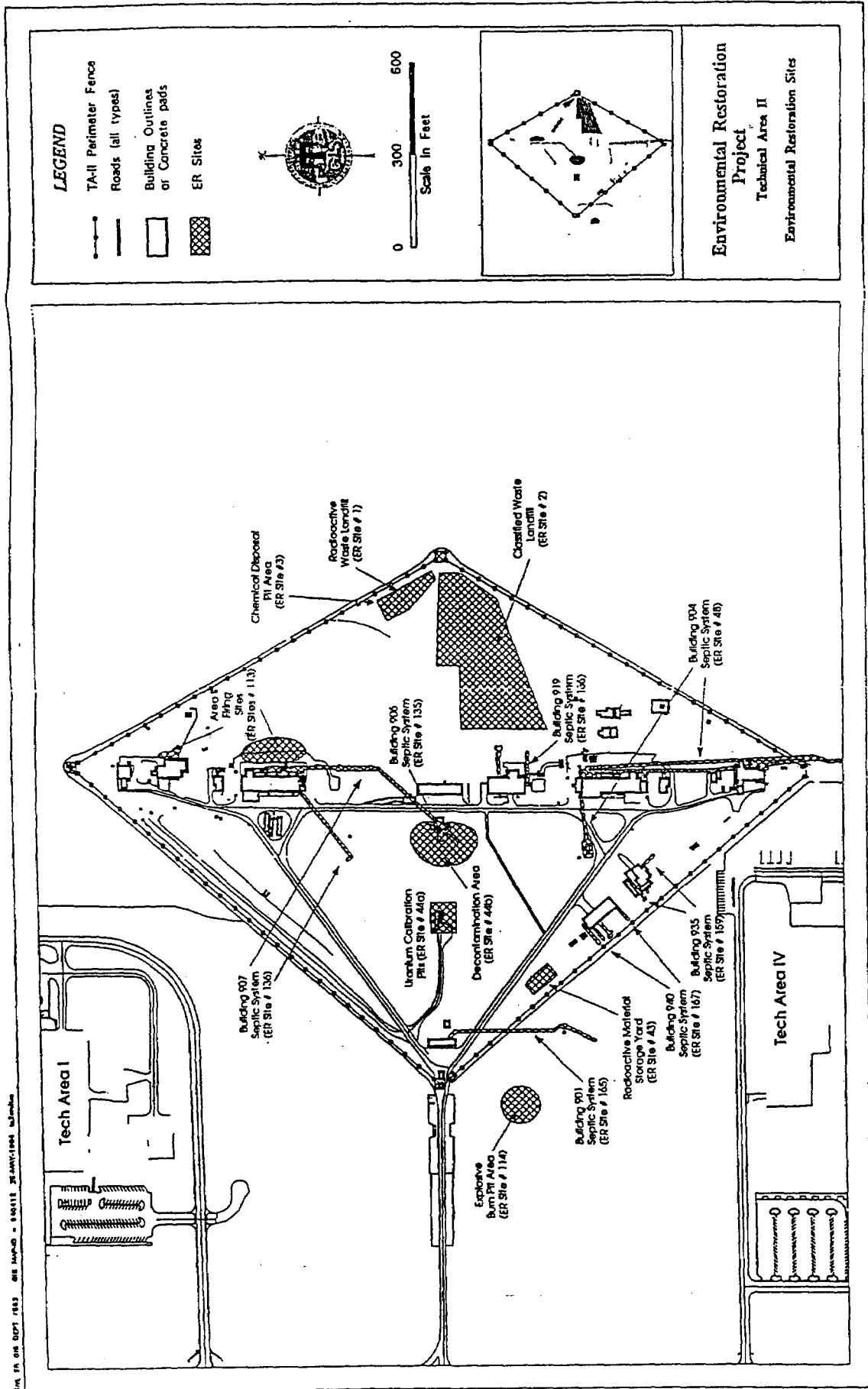


Figure 1. Map Showing Technical Area II and the Location of Environmental Restoration Sites

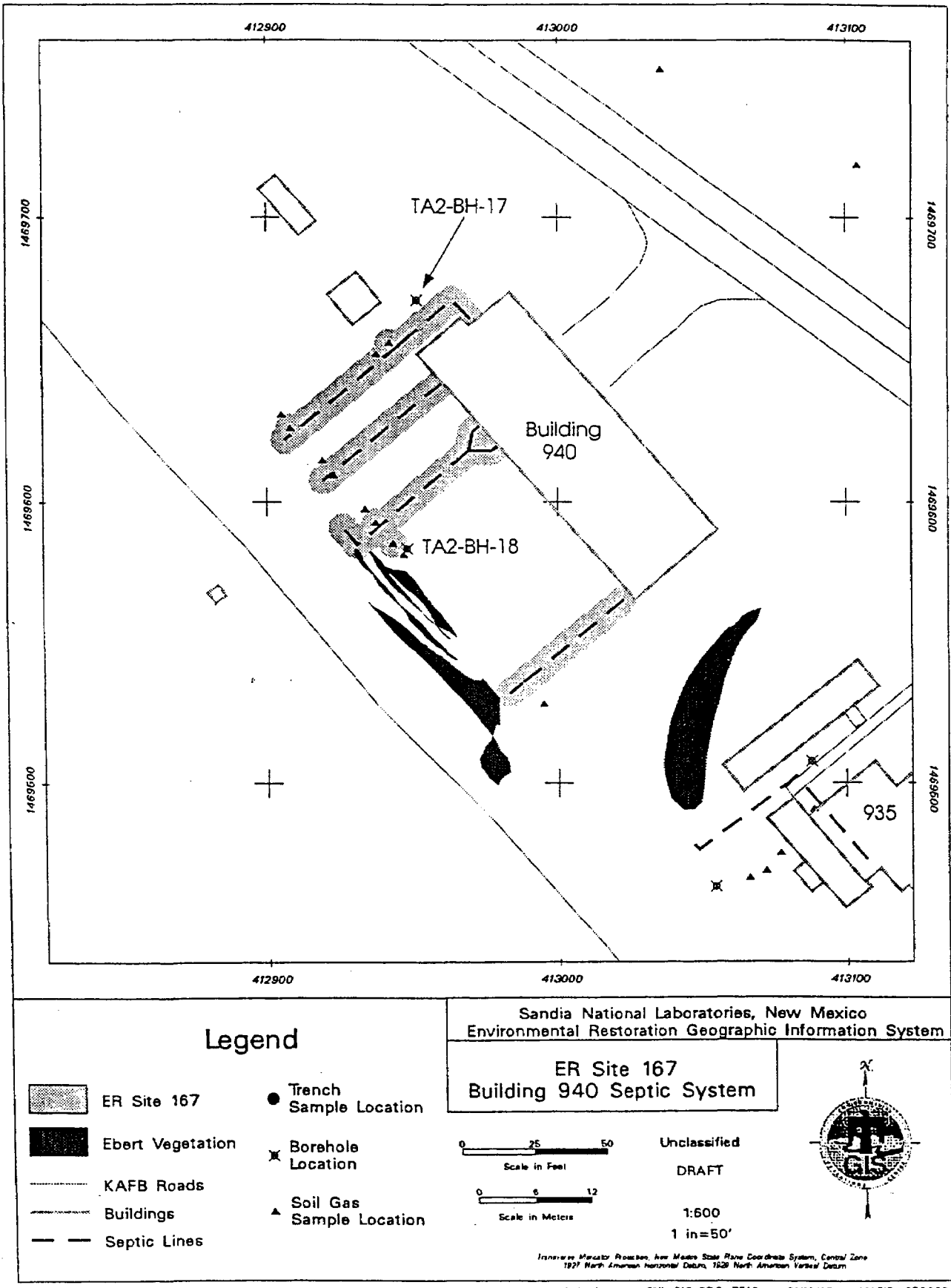


Figure 2. Map Showing ER Site 167 Building 940 Septic System

Table 1. Site 167, Building 940 Septic System, Data Summary of Soil Samples Collected from Borehole 17 and Borehole 18

Parameter	BH-17 max. concen. mg/kg- metals ug/kg- organic	Depth	BH-18 max. concen. mg/kg- metals ug/kg- organic	Depth	Site-Wide UTL backgnd concen. mg/kg- metals ug/kg- organic	Sandia RCRA Subpart S Action Level mg/kg- metals ug/kg- organic
all organics	ND	N/A	ND	N/A	NC	NC
Antimony	ND	N/A	ND	N/A	NC	30
Arsenic	3.4	16	3.6	31	NC	20
Barium	254	11.5	212	51	407.9	6,000
Beryllium	.74	51	.54	51	.8	.2
Cadmium	ND	N/A	ND	N/A	3.5	80
Chromium	13.6	51	15.2	31	22.9	80,000
Cobalt	8.2	51	7.6	31	21 ^a	NC
Copper	16.5	40	12.9	31	16.7	NC
Lead	7.5	51	8.1	31	15	NC
Mercury	ND	N/A	.11	11	NC	20
Nickel	15.6	51	16.6	31	15.4	2,000
Selenium	ND	N/A	ND	N/A	NC	400
Silver	ND	N/A	ND	N/A	4.0	400
Thallium	ND	N/A	1.5	41	NC	6.92
Vanadium	28.7	51	26.6	51	NC	600
Zinc	53.1	51	49.8	31	46.7	20,000
HMX	ND	N/A	ND	N/A	NC	NC
RDX	ND	N/A	ND	N/A	NC	NC

Table 1. Site 167, Building 940 Septic System, Data Summary of Soil Samples Collected from Borehole 17 and Borehole 18 (Concluded)

Notes

ND = Not detected.

N/A = Not applicable.

NC = Not calculated.

a = A site-wide UTL was not calculated for cobalt. However, a UTL was calculated for the Tijeras Arroyo sites which are adjacent to TA-II. The UTL for Tijeras Arroyo was used in this NFA proposal.

Aluminum, calcium, iron, magnesium, manganese, potassium, and sodium were excluded from the table due to natural abundance.

APPENDIX A

Confirmatory Sampling and Analysis Plan

Workplan for Drilling at Technical Area 2

Introduction

Beginning on about Tuesday, November 1, 1994 (time is approximate; assumes all drilling contracts are in place), drilling will be conducted at several locations within Technical Area II (TA-II) to collect data in support of the DOE-approved TA-II RFI Workplan and no further action (NFA) proposals. The scope of work will be divided into two phases. Phase I involves drilling 25 boreholes in TA-II ranging in depths from 30 to about 125 ft below ground level (BGL). The majority of the boreholes will be drilled to 50 ft. Phase II will involve drilling up to 2 boreholes to first water and completing them as monitor wells. This mini-Workplan only presents work and sampling and analysis (SAP) tables for Phase I. Phase II work details will be presented at a later date. All Phase I boreholes probably will be drilled with hollow stem augers and samples will be collected in split-spoon samplers lined with stainless steel liners (as done in the March 1994 drilling at Technical Area II). Phase I drilling will probably be conducted with an F-10, Mobile B-61, or a CME-75 or -95 drill rig (depending upon availability). Installation of the Phase II monitor wells will be determined after the results of the Phase I drilling, but may involve wireline coring using air or air-mist. During Phase I, continuous core will not be collected; the lithology at each borehole will be described from split-spoon samples and drill cuttings. All angled boreholes probably will be drilled with hollow stem augers, but other methods also will be evaluated.

The scope of work for Phase I drilling will involve:

Non-Landfill Portions of TA-II

- Drilling and sampling two boreholes to 50 ft BGL at Building 904 (one at the septic leachfield and one along the high explosives [HE] catch box);
- Drilling and sampling two boreholes to 50 ft BGL at Building 907 (one at the septic leachfield and one along the HE catch box);
- Drilling and sampling three boreholes in the vicinity of Building 935 (two 50-ft boreholes, one downgradient from the former retention tank and dry well locations and one adjacent to the septic tank; and one 30-ft borehole

east of the septic tank in a high trichloroethene [TCE] soil vapor survey [SVS] location);

- Drilling and sampling two boreholes to 50 ft BGL at Building 940 (one near the septic tank and one near the dry well);
- Drilling and sampling one borehole to 50 ft BGL west of Buildings 915 and 922 (at a high benzene-toluene-ethylbenzene-xylene [BTEX] SVS location in the vicinity of the septic tank);
- Drilling and sampling one borehole to 100 ft BGL southwest of Building 913 (at the highest TCE SVS location in TA-II); and
- Drilling and sampling two boreholes to 50 ft BGL east of Building 919 (one in the septic leachfield and one near the seepage pit).

Thus, thirteen boreholes will be drilled and sampled in non-landfill portions of TA-II. Phase I also will involve:

Eastern Portion of TA-II (Landfill Areas)

- Drilling and sampling four angled boreholes to a maximum of about 95 ft BGL beneath the Radioactive Waste Landfill (RWL) and one 30-ft deep borehole at the former Chemical Disposal Pit (CDP) outside of, and adjacent to, the RWL fence; and
- Drilling and sampling two angled boreholes to about 95 ft BGL beneath the Classified Waste Landfill (CWL) and five 50-ft boreholes, one at each American Car and Foundry (ACF) pit and/or cut-and-fill trench within the CWL.

Thus, six angled boreholes and 6 non-angled boreholes will be drilled and sampled in the landfill portions of TA-II (i.e., eastern portion of TA-II). A total of twenty-five boreholes will be drilled throughout TA-II as part of the Phase I drilling activities.

In addition to drilling and sampling boreholes during Phase I, surface and near-surface soil samples also will be collected from the vicinity of Building 935. The scope of work for this sampling event will involve:

- Collecting 13 surface (0 to 0.5 ft deep) and 13 near-surface (3 to 5 ft deep) soil samples in the immediate vicinity of Building 935 (Table to be added later).

The purposes of the Phase I work are to:

- Drill and sample boreholes in the vicinity of Environmental Restoration (ER) sites in support of the DOE-approved RFI Workplan and NFA proposals;
- Determine if any potential contaminants are present in soil near the ACF pits and/or trenches and beneath part of the CWL;
- Determine concentrations of TCE in soil in the vicinity of Buildings 913 and 935; and
- Justify no further action (NFA) proposals for the 5 septic system ER sites, if appropriate.

The scope of work for Phase II will involve:

- Installing up to 3 deep boreholes within TA-II and completing them as monitor wells. One of the three boreholes drilled in the CWL last March may be advanced to the first water-bearing zone at approximately 330 ft BGL. The other two boreholes will be installed at the apexes of TA-II: one at the northern apex, possibly near Building 915, and one at the southern apex, possibly near Building 913. Both of these also will be installed in the first water-bearing zone at about 330 ft BGL; and
- Conducting geophysical logging at each potential well location.

The drilling method(s) for the Phase II monitor wells will be determined from the results of the Phase I investigation and from the availability of drill rigs.

The purposes of Phase II are to:

- Determine if ground water has been impacted by potential contaminants in soil in the vicinity of the CWL and Building 913; and
- Determine if the ground water flow direction and gradient are consistent throughout TA-II.

Geophysical logs (e.g., neutron, caliper, density, EMI) will be performed prior to installing each monitor well to confirm the location of the first water-bearing zone and evaluate the integrity of the borehole for well completion.

Project Personnel

A site-specific Health and Safety Plan (HASP) has been developed and approved by DOE and Sandia Health and Safety as part of the TA-II Workplan for the planned RFI fieldwork activities at TA-II. The Technical Task Leader for the drilling activities is Rarilee Conway of Department 7582. A designated Site Safety Officer (SSO) will be on-site for all drilling activities at TA-II. A contractor technician will conduct all field screening for volatile organic compound (VOC) vapors and radionuclides, and monitor overall site conditions and drilling equipment. One or more designated health physics (HP) technicians will conduct field-screening for radionuclides. The boreholes will be logged and sampled by Tom Tharp, Michael Wade, Rarilee Conway, or some other designated geologist.

The technician will conduct soil and/or ground water sampling, fill out chain-of-custody (COC) forms, perform health and safety monitoring, obtain field sampling equipment and sample jars, deliver samples to the Sample Management Office (SMO), log lithologies, and conduct any other related field work. The technician also will provide field-screening for VOCs with a Photoionization detector (PID) or, if short-chained hydrocarbons are thought to be present, a Flame ionization detector (FID) (i.e., sample equipment, core, etc.). Tom Tharp and/or Michael Wade also will assist with sampling activities. Sandia will provide an Industrial Hygienist (IH) technician and an health physicist (HP) technician to monitor drilling and sampling equipment, soil and samples, and overall field conditions (i.e., temperature, cold stress, weather, etc.) for health and safety concerns. At the CWL and RWL, the HP will be available for the first 30 to 50 ft of drilling vertical (i.e., the primary zone of potential contamination). The HP will let the field team know when it is no longer necessary for continued radiation field-screening and/or upscaled personnel protective equipment. Potential project personnel and their phone numbers are listed in workplan HASP.

If any laboratory questions arise regarding sample containers, sample quantity, holding times, etc., the following people will be contacted from the field to reduce time and receive immediate technical advice:

Bob Friberg or a Sample Coordinator at TMA/Eberline (or Jim Lozito): 505-345-3461.
Ellen LaRiviere, Quanterra (previously ENSECO): 303-421-6611.

Mike Gonzalez, Sandia SMO (848-0404).

Samples collected for VOCs, semi-volatile organic compounds (SVOCs), HE compounds, total cyanide, and/or Target Analyte List (TAL) metals will be submitted to Quanterra in Colorado unless otherwise notified. Radiological samples (total uranium, tritium, and photon emitters (gamma spectroscopy) will be submitted to TMA/Eberline in Albuquerque. In addition, soil will be collected in a plastic marinelli beaker and screened by Amir Monagheghi at the Health Physics Laboratory, Department 7715 (Radiation Protection Measurements Department) for radiological screening, but ONLY in areas where potential radioisotopes may be encountered (i.e., Building 935, CWL, and the RWL only). These samples will be collected at every interval where soil samples are collected for pre-laboratory screening purposes. Equipment rinse blanks also will be collected at various times in the field, such as after completing a borehole, and will be submitted to the analytical laboratories. The frequency of collecting equipment blanks will be determined in the field by the sampling team but will be at least once pre borehole.

The historical backgrounds for the ER sites associated with this project are available on request. The HASP provides additional information concerning potential contaminants of concern at each site. Details of the Phase I SAPs for each ER site are presented below.

Phase I Drilling and Soil Sampling

Phase I activities involve drilling 25 boreholes from 30 to 135 ft deep at several locations within TA-II. These activities are described separately below. Because of ongoing activities at TA-II, drilling during the weekend may be necessary at the CWL and RWL. This is to avoid the potential for shrapnel and debris striking the drill rig (or Tom Tharp and Michael Wade) during TA-II testing activities. However, the drilling activities will be conducted primarily during weekdays and no other weekend field activities are planned.

Schedule for Phase I drilling activities at TA-II beginning Tuesday, November 1, 1994. Please note that the schedule may change due to potential activities at TA-II and/or any access problems.

Field Activity Dates (Estimated)	Borehole	Location
Tuesday, November 1, 1994	TA2-BH-11	Drill 50-ft borehole west of Buildings 915 and 922 - septic leachfield area; non-ER site; BTEX in soil vapor.
Wednesday, November 2	TA2-BH-08	Drill 50-ft borehole west of Building 907; septic leachfield area.
Thursday, November 3	TA2-BH-06	Drill 50-ft borehole west of Building 904; septic leachfield area.
Friday, November 4	TA2-BH-10	Drill 100-ft borehole southwest of Building 913; power line for night lighting shut-off for day; drilling at high TCE soil vapor location. Must complete this in one day.
Saturday, November 5	TA2-BH-09 (935) and TA2-BH-16 (907)	Drill 2 boreholes today - power shut off at 8 am (back on by 6 pm). Drill 30-ft borehole east of Building 935 at TCE soil vapor spot; drill 50-ft borehole north of Building 920 at Building 907 HE catch basin. Must finish both today due to power shut off in the area - weekend only.
Sunday, November 6	TA2-BH-17 and TA2-BH-18 (both at Building 940)	Drill 2 boreholes today - Both will be 50-ft deep near the Building 940 septic tank and drywell areas. Must complete these today due to power shutoff in the area - weekend only.
Monday, November 7	NO Drilling	NO Drilling - Day off.
Tuesday, November 8	TA2-BH-07	Drill 50-ft borehole along Building 904 HE Drain Trench immediately east of Buildings 914/917.
Wednesday, November 9	TA2-BH-12	Drill 50-ft borehole east of Building 919 - eastern portion of TA-II but will not interfere with testing activities.
Thursday, November 10	TA2-BH-13	Drill 50-ft borehole east of Building 919 - eastern portion of TA-II but will not interfere with testing activities.
Friday, November 11, 1994	End Phase I Drilling	Any site cleanup; drill rig decon at TA-III decontamination pad, if necessary.

Please Note: All drill rod and sampling equipment decontamination will take place at each drilling site. The drilling operation will have a mobile decontamination vehicle and augers and split-spoon samplers will be steam-cleaned at each site. The decontamination water tank will be drained into 55-gallon drums and labeled as IDW until analytical results are received for each site. All work will be performed in Level D protection, but Level C equipment will be on-hand, if required. Please refer to the TA-II site-specific workplan, sampling and analysis plan, and/or waste management plan for more details about these activities.

The estimated schedule for Phase I drilling at TA-II is as follows, and assumes that no major drill rig or health and safety issues occur during fieldwork. In addition, the schedule assumes that a minimum of one 50-ft deep borehole will be drilled and sampled each day. If the drilling contractor has at least 150 ft of hollow stem augers

available, drill rig decontamination can be performed every few days (unless decontamination is conducted at each site each day).

If time and budget permit, a third monitor well will be installed in the vicinity of the northern apex of TA-II, near Buildings 915 and 922. Assuming 10 days to well completion, the estimated dates of drilling will be from Wednesday, February 1 through about February 15 (includes decontamination and demob time).

Field activity schedules may change depending on testing activities and/or security issues at TA-II, the availability of drill rigs, and schedule conflicts during the holiday season. Field work may be completed well ahead of schedule if TA-II testing activities don't affect drilling activities. Detailed SAP tables and brief descriptions of activities planned for each site are described separately below. In addition, the following sections describe field-screening methods and other activities that apply to most of the sites in general.

All drilling equipment and drill cuttings will be field-screened for VOCs with a PID or FID and/or for radioisotopes using alpha scintillation and G-M probes. If any potential COCs are identified above background levels, samples will be collected and submitted for analysis. Samples will be submitted for off-site analysis for QA/QC (i.e., duplicates and Matrix Spike/Matrix Spike Duplicate [MS/MSD], etc.). All samples will be preserved on ice, including tritium (but not other radioisotope analyses unless it is easier to do so for transporting purposes). The drilling geologist may collect additional soil samples in more permeable zones or submit more samples for QA/QC analysis if determined necessary in the field. In addition, ground water samples may be collected from any perched water-bearing zone(s) encountered during drilling, although perched ground water is not expected at the shallow depths planned for Phase I drilling. Samples will be collected, submitted, and analyzed for the potential COCs as listed in the tables in the following sections. To minimize the potential for cross-contamination, all sampling equipment will be decontaminated according to ER Operating Procedures (FOP) 94-57 (i.e., a mixture of water and Alconox soap followed by deionized water). Each borehole will be backfilled with grout after it has been drilled to the total depth.

All tritium samples will be collected in 16 oz. glass jars or plastic bottles as preferred by TMA/Eberline. Any samples collected for isotopic uranium and/or plutonium

will be collected with the tritium and submitted for all three analyses as per TMA. This will reduce sample containers, filling out COCs, and sample collection time. In addition, other samples sent to Quanterra can be combined into one liner. For example, SVOCs, HE compounds, and TAL metals analyses can all be collected into one 2-inch diameter by 6-inch long stainless steel liner and submitted as such to the lab.

In general, all soil samples will be collected in a driven split-spoon sampler (typically a 2-in. diameter) lined with stainless steel liners. The liners will then be sealed with Teflon sheets, plastic end caps, and inert duct tape. The samples will then be labeled with the appropriate I.D. (i.e., borehole number and depth) and placed on ice. Collecting samples in liners via split-spoons also was performed during TA-II drilling during March and June 1994 and at the Kauai Test Facility site in April. This is the best technical method to collect undisturbed samples, especially for VOCs and SVOCs. Although noted in the tables in the following sections, the preferred liner size and appropriate analyses for soil are as follows (as per Quanterra and TMA/Eberline):

Analysis	Minimum Stainless Steel Liner Length (inches) ^a	Minimum Glass Sample Jar Size
VOCs	3	---
Total Cyanide	3	---
TAL metals, HE compounds, and SVOCs	6	---
TAL metals, HE compounds, and Total Cyanide	6	---
Tritium ^b	---	250 ml
Gamma spectroscopy and total uranium	---	500 ml
PCBs, SVOCs, and HE compounds	6	---
Tritium, isotopic uranium, and isotopic plutonium	---	500 ml plastic or glass jar (16 oz.)

a - The stainless steel liners are typically 3 inches or 6 inches long and 2 inches in diameter.

b - Liquid scintillation counter method.

NOTE: Miranelli beakers will be collected for radiological screening at each interval where samples are collected for gamma spectroscopy and/or total uranium at RMMA sites only.

The tritium samples and any other radiological samples can be collected in the split-spoon sampler and pushed into a jar/bottle since volatilization is not an issue or collected directly from a non-lined split-spoon sampler. In addition, most of the septic system ER sites will only require collecting VOCs and SVOCs in the first 15 to 20 ft to confirm the results of the passive SVSs. Therefore, there will be more sample material for the other analyses.

Unless contaminated soil and/or water is encountered during drilling activities, no additional soil samples will be collected during drilling. The field team has the discretion to collect additional samples at any time during these activities. The analytical results from samples collected during drilling activities will be used for waste characterization.

The following sections present the SAPs for each Phase I site and include sampling and analysis tables for all field activities.

All aqueous samples (including equipment blanks) will be sent to an off-site laboratory. For equipment blank (EB) and other aqueous samples, the following minimum quantities of water and bottle types/sizes have been requested by the analytical laboratories (Quanterra; TMA) (RCRA analytical holding times in parentheses):

TAL Metals	One 500 ml poly. bottle with nitric preservative (180 days)
HE Compounds	Two 1-liter amber glass bottles (7 days)
SVOCs	Two 1-liter amber glass bottles (7 days)
VOCs	Three 40 ml VOAs (14 days)
Total Cyanide	One 8 ounce poly. bottle (14 days)
Mercury	One 250 ml glass bottle (preferred) with sodium hydroxide preservative (13 days in plastic bottle; 28 days in glass bottle)
Tritium	One 1-liter amber glass bottle (none)

Building 904

Two boreholes (TA2-BH-06 and TA2-BH-07) will be drilled in the vicinity of Building 904 (see figure). Borehole TA2-BH-06 will be drilled adjacent to the septic system leachfield; borehole TA2-BH-07 will be drilled along the former HE drain

trench. Both boreholes will be drilled with a hollow stem auger drill rig and samples will be collected with a split-spoon sampler. The lithology will be described from drill cuttings and split-spoon samples.

At borehole TA2-BH-06 (leachfield), soil samples will be collected for analysis at the following depth intervals: 5, 10, 15, 20, 30, 40, and 50 ft. As listed in detail in Table 1a, the soil samples will be analyzed for SVOCs, total cyanide, high explosives, gamma spectroscopy, TAL metals, tritium, and VOCs. No VOCs or SVOCs were identified from the passive SVS investigation in the leachfield area. However, limited confirmatory sampling will be done for VOCs between 5 and 20 ft and SVOCs between 10 and 20 ft.

At borehole TA2-BH-07 (drain trench), soil samples will be collected for analysis at the following depth intervals: 5, 10, 15, 20, 30, 40, and 50 ft. As listed in detail in Table 1b, the soil samples will be analyzed for SVOCs, total cyanide, high explosives, gamma spectroscopy, TAL metals, tritium, and VOCs. Limited confirmatory sampling will be done for VOCs between 5 and 20 ft and SVOCs between 10 and 20 ft.

Building 907

Two boreholes (TA2-BH-08 and TA2-BH-09) will be drilled in the vicinity of Building 907 (see attached figures). Borehole TA2-BH-08 will be drilled adjacent to the septic system leachfield; borehole TA2-BH-09 will be drilled near the HE catch box. Both boreholes will be drilled with a hollow stem auger drill rig and samples will be collected with a split-spoon sampler. The lithology will be described from drill cuttings and split-spoon samples.

At borehole TA2-BH-08, soil samples will be collected for analysis at the following depth intervals: 5, 10, 15, 20, 30, 40, and 50 ft. As listed in detail in Table 2a, the soil samples will be analyzed for SVOCs, total cyanide, high explosives, gamma spectroscopy, TAL metals, tritium, and VOCs. No VOCs or SVOCs were identified from the passive SVS investigation in the leachfield area. Limited confirmatory sampling will be done for VOCs and SVOCs between 5 and 15 ft and 10 and 20 ft, respectively.

At borehole TA2-BH-09, soil samples will be collected for analysis at the following depth intervals: 5, 10, 15, 20, 30, 40, and 50 ft. As listed in detail in Table 2b, the soil samples will be analyzed for SVOCs, total cyanide, high explosives, gamma spectroscopy, TAL metals, tritium, and VOCs.

Building 913

This location has been selected based on the results of a passive SVS. The SVS investigation identified TCE in soil vapor south-southwest of Building 913. This area is not designated as an ER site. One borehole (TA2-BH-10) will be drilled at the location of the highest TCE soil vapor point (see figure). The borehole will be drilled with a hollow stem auger drill rig and samples will be collected with a split-spoon sampler. The lithology will be described from drill cuttings and split-spoon samples.

Soil samples will be collected for analysis at the following depth intervals: 5, 10, 15, 20, 30, 40, 50, 75, and 100 ft. As listed in detail in Table 3, the soil samples will be analyzed for SVOCs, TAL metals, tritium, and VOCs. No SVOCs were identified from the passive SVS investigation. However, soil samples will be collected and analyzed for SVOCs at 10, 15, and 20 ft. In addition, soil samples will be collected from selected depths and analyzed for VOCs by EPA Methods 8010 and 8020.

Building 915/922

One borehole (TA2-BH-11) will be drilled in the vicinity west of Buildings 915 and 922. The borehole will be drilled adjacent to the septic system leachfield area (see attached figure). The borehole will be drilled with a hollow stem auger drill rig and samples will be collected with a split-spoon sampler. The lithology will be described from drill cuttings and split-spoon samples.

At borehole TA2-BH-11, soil samples will be collected for analysis at the following depth intervals: 5, 10, 15, 20, 30, 40, and 50 ft. As listed in detail in Table 4, the soil samples will be analyzed for SVOCs, high explosives, gamma spectroscopy, TAL metals, tritium, and VOCs. No SVOCs were identified from the passive SVS investigation in the leachfield area. However, limited confirmatory sampling will be done for SVOCs between 10 and 20 ft.

Building 919

Two boreholes (TA2-BH-12 and TA2-BH-13) will be drilled in the vicinity east of Building 919. Each borehole will be drilled in the septic system leachfield area (see figure). Both boreholes will be drilled with a hollow stem auger drill rig and samples will be collected with a split-spoon sampler. The lithology will be described from drill cuttings and split-spoon samples.

At each borehole, soil samples will be collected for analysis at the following depth intervals: 5, 10, 15, 20, 30, 40, and 50 ft. As listed in detail in Table 5, the soil samples will be analyzed for high explosives, gamma spectroscopy, TAL metals, tritium, and VOCs. No VOCs or SVOCs were identified from the passive SVS investigation in the leachfield area. However, limited confirmatory sampling will be done for VOCs between 5 and 15 ft.

Building 935

Three boreholes (TA2-BH-14, TA2-BH-15, and TA2-BH-16) will be drilled in the vicinity of Building 935. Borehole TA2-BH-14 will be drilled adjacent to the septic tank; borehole TA2-BH-15 will be drilled southwest of the former retention tank and dry well (see attached figure); and borehole TA2-BH-16 will be drilled southeast of Building 935 in the vicinity of high TCE concentrations in soil vapor. All three boreholes will be drilled with a hollow stem auger drill rig, two 50 ft deep and one to 30 ft deep (TA2-BH-16). Soil samples will be collected with a split-spoon sampler, and the lithology will be described from drill cuttings and split-spoon samples.

At boreholes TA2-BH-14 and TA2-BH-15 (Table 6a for both boreholes), soil samples will be collected for analysis at the following depth intervals: 5, 10, 15, 20, 30, 40, and 50 ft. As listed in detail in Table 6a, the soil samples will be analyzed for gamma spectroscopy, TAL metals, and tritium. No VOCs or SVOCs were identified from the passive SVS investigation in the leachfield area and confirmatory samples were collected during drilling activities in March 1994. These two boreholes are located within the Building 935 ER site and RMMA boundaries. Therefore, drilling will begin in Level C protection to at least 30 ft. The decision for downgrading from Level C to Level D protection will be decided by an HP.

At borehole TA2-BH-16, soil samples will be collected at the following depth intervals: 5, 10, 15, 20, and 30 (Table 6b). The samples will only be analyzed for VOCs by EPA Methods 8010 and 8020. Borehole TA2-BH-16 is located east of Building 935 and is not within the Building 935 ER site or the RMMA boundary.

Building 940

Two boreholes (TA2-BH-17 and TA2-BH-18) will be drilled in the vicinity of Building 940. Borehole TA2-BH-17 will be drilled adjacent to the septic tank near the northwest side of the building. Borehole TA2-BH-18 will be drilled near the dry well southwest of the building. Both boreholes will be drilled with a hollow stem auger drill rig to 50 ft deep. Soil samples will be collected with a split-spoon sampler, and the lithology will be described from drill cuttings and split-spoon samples.

At both borehole locations, soil samples will be collected for analysis at the following depth intervals: 5, 10, 15, 20, 30, 40, and 50 ft. As listed in Table 7, the soil samples will be analyzed for HE compounds, gamma spectroscopy, TAL metals, tritium, and VOCs. No VOCs were identified from the passive SVS investigation in the leachfield area. However, limited confirmatory sampling will be done for VOCs between 5 and 15 ft.

Radioactive Waste Landfill

Five boreholes (TA2-BH-19 through TA2-BH-23) will be drilled in the vicinity of the Radioactive Waste Landfill (RWL). Except for borehole TA2-BH-19, boreholes TA2-BH-20 through TA2-BH-23 will be angled.

Borehole TA2-BH-19 will be drilled to a depth of 30 ft in the location of a Chemical Disposal Pit (CDP) identified from historical air-photos. The CDP is located outside the northwest corner of the RWL. Although the borehole location is outside the RWL (an RMMA site), all drilling activities will be conducted as if it is an RMMA site. The borehole will be drilled with a hollow stem auger drill rig. Soil samples will be collected with a split-spoon sampler, and the lithology will be described from drill cuttings and split-spoon samples. At this borehole, soil samples will be

collected for analysis at the following depth intervals: 5, 10, 15, 20, and 30 ft. As listed in Table 8a, the soil samples will be analyzed for VOCs (confirmatory), gamma spectroscopy, TAL metals, isotopic uranium, and tritium.

The four angled boreholes will be drilled beneath trench and/or pit locations within the RWL. Each borehole however will be drilled from a minimum of 10 ft outside the RWL. Table RWL-1 shows the angles, lateral and vertical distances, and the total depth of each proposed borehole. The actual lengths of the angled boreholes range from 55 to 140 ft.

Table RWL-1. Approximate depths and angles for boreholes planned to be drilled beneath the RWL. Depths and/or angles may change depending on field conditions and sampling requirements.

Borehole Number	Angle (approximate degrees from vertical)	Lateral Distance (Approximate range in ft)	Total Length of Borehole (ft) (Approximate)	Total Depth (ft BGL) (Approximate)
TA2-BH-20	40	35	55	41
TA2-BH-21	45	40	55	40
TA2-BH-22	45	80	100	80
TA2-BH-23	45	80-100	100-140	80-95

At each of the four angled borehole locations soil samples will be collected for analysis at several depth intervals (see Tables 8b through 8e). In general, the soil samples will be analyzed for VOCs (confirmatory at some locations only), gamma spectroscopy, TAL metals, tritium, isotopic uranium, and isotopic plutonium.

Classified Waste Landfill

Seven boreholes (TA2-BH-24 through TA2-BH-30) will be drilled in the vicinity of the Classified Waste Landfill (CWL); two of these boreholes (TA2-BH-29 and TA2-BH-30) will be angled.

Boreholes TA2-BH-24 through 28 each will be drilled 50 ft deep adjacent to four ACF pits and one ACF cut-and-fill trench. The ACF pits are reportedly 6 ft in diameter by 30 ft in depth; the cut-and-fill trench is 6-ft wide by 10-ft long by 12-ft deep. Each of these five boreholes will be drilled with a hollow stem auger drill rig to 50-ft deep. Soil samples will be collected with a split-spoon sampler, and the lithology will be

described from drill cuttings and split-spoon samples. At each of these five boreholes, soil samples will be collected for analysis at the following depth intervals: 5, 10, 15, 20, 30, 40, and 50 ft. As listed in Table 9a, the soil samples will be analyzed for HE compounds, SVOCs, isotopic uranium, gamma spectroscopy, TAL metals, tritium, PCBs, and VOCs. TCE, PCE, and BTEX were identified from the passive SVS investigations previously conducted in the CWL. However, two boreholes have already been drilled at the location of the two SVS "hot spots" and no VOCs were identified above detection limits. Limited confirmatory sampling will be done for VOCs at each of these boreholes.

The two angled boreholes will be drilled beneath trench locations within the CWL. One angled borehole (TA2-BH-30) will be drilled beneath a series of east-west oriented trenches (see Table CWL-1 below). This borehole will be drilled at an angle of 40 degrees from vertical to about 95 ft BGL (see Table CWL-1 below). The total length of the drilled borehole will be 125 ft. The other angled borehole (TA2-BH-29) will be drilled beneath a former pit and trench area (see attached Figure). This borehole will be drilled at about 40 degrees from vertical to about 60 ft BGL. The total length of the borehole will be about 75 ft.

Table CWL-1. Approximate depths and angles for boreholes planned to be drilled in the CWL. Depths and/or angles may change depending on field conditions and sampling requirements.

Borehole Number	Angle (degrees from vertical)	Lateral Distance (ft)	Total Length of Borehole (ft)	Total Depth (ft BGL)
TA2-BH-29	40	50	75	60
TA2-BH-30	40	95-100 ft	125	95

At each of the two angled borehole locations, soil samples will be collected for analysis at several depth intervals (see Tables 9b and 9c). In general, the soil samples will be analyzed for VOCs, gamma spectroscopy, TAL metals, tritium, isotopic uranium, PCBs, SVOCs, and HE compounds.

Workplan SAP Tables for Technical Area 2

The following SAP tables are for drilling and sampling activities to be conducted from October 1994 through about January 1995 at TA-2. Please note that five boreholes planned to be drilled at the CWL ACF pits have only one sampling and analysis table since the table will apply the same to all 5 boreholes (TA2-BH-24 through -28).

Table 1a. Summary of analyses for soil samples to be collected from borehole TA2-BH-06 drilled near the septic system leachfield west of Building 904, Technical Area 2.

Sample Type or QA/QC Type	Sample Depth (in ft)	VOCs ^a	Tritium ^b	SVOCs ^c	TAL Metals ^d	HE ^e	Total Cyanide	Gamma Spec	Total # of Containers
Subsurface soil	5	1	1	---	---	---	1	1	4
Subsurface soil	10	1	1	1	1	1	1	1	5
Subsurface soil	15	1	1	1	1	1	1	1	5
Subsurface soil	20	---	1	1	1	1	1	1	4
<i>MS/MSD - Include on COC</i>	30	---	---	---	---	---	---	---	---
Subsurface soil	30	---	1	---	1	---	1	1	4
Subsurface soil	40	---	1	---	1	---	1	1	4
Subsurface soil	50	---	1	---	1	---	1	1	4
Total Analyses 36	---	3	7	3	6	3	7	7	30 Total Containers

a - EPA Method 8240. VOCs will be collected in 2-in. diameter by 3-in. long stainless steel liners.

b - Liquid scintillation counter method. Tritium will be collected in a split-spoon sampler and transferred into a 250 ml glass jar.

c - EPA Method 8270.

d - EPA Methods 6010 and 7000.

e - EPA Method 8330.

NOTE: This is NOT an RMMA site.

Note: SVOCs, High Explosives (HE), and TAL Metals samples will be collected into one 6-in. liner.

Note: A VOC and SVOC trip blank will be prepared and submitted for this borehole.

Note: All soil samples should be preserved on ice unless otherwise noted.

Note: All soil samples should be labeled as TA2-BH-06-depth.

Note: No soil will be collected from this borehole for a miranelli beaker.

Note: Equipment blanks will be collected after reaching the total depth of the borehole. The samples will be labeled as TA2-BH-06-EB. These samples should be collected in either a 2.5 liter amber glass jar or in a 1 liter bottle for SVOCs, HE, and TAL metals, and a 40 ml VOA for VOC samples.

Table 1b. Summary of analyses for soil samples to be collected from borehole TA2-BH-07 drilled in the vicinity of the former HE drain trench along the east side of Building 904, Technical Area 2.

Sample Type or QA/QC Type	Sample Depth (in ft)	VOCs ^a	Tritium ^b	SVOCs ^c	TAL Metals ^d	HE ^e	Total Cyanide	Gamma Spec	Total # of Containers
Subsurface soil	5	1	1	---	---	---	1	1	4
Subsurface soil	10	1	1	1	1	1	1	1	5
Subsurface soil	15	1	1	1	1	1	1	1	5
Subsurface soil	20	---	1	1	1	1	1	1	4
MS/MSD - Include on COC	30	---	---	---	---	---	---	---	---
Subsurface soil	30	---	1	---	1	1	1	1	4
Subsurface soil	40	---	1	---	1	1	1	1	4
Subsurface soil	50	---	1	---	1	1	1	1	4
Total Analyses 39	---	3	7	3	6	6	7	7	30 Total Containers

a - EPA Method 8240. VOCs will be collected in 2-in. diameter by 3-in. long stainless steel liners.

b - Liquid scintillation counter method. Tritium will be collected in a split-spoon sampler and transferred into a 250 ml glass jar.

c - EPA Method 8270.

d - EPA Methods 6010 and 7000.

e - EPA Method 8330.

NOTE: This is NOT an RMMA site.

Note: SVOCs, High Explosives, and TAL Metals samples will be collected into one 6-in. liner.

Note: A VOC and SVOC trip blank will be prepared and submitted for this borehole.

Note: All soil samples should be preserved on ice unless otherwise noted.

Note: All soil samples should be labeled as TA2-BH-07-depth.

Note: No soil will be collected from this borehole for a miranelli beaker.

Note: Equipment blanks will be collected after the total depth of the borehole has been drilled. The samples will be labeled as TA2-BH-07-EB. The samples should be collected in either a 2.5 liter amber glass jar or in a 1 liter bottle for SVOCs, HE, and TAL metals, and a 40 ml VOA for VOC samples.

Table 2a. Summary of analyses for soil samples to be collected from borehole TA2-BH-08 drilled near the septic system leachfield southwest of Building 907, Technical Area 2.

Sample Type or QA/QC Type	Sample Depth (in ft)	VOCs ^a	Tritium ^b	SVOCs ^c	TAL Metals ^d	HE ^e	Total Cyanide	Gamma Spec	Total # Contain
Subsurface soil	5	1	1	---	---	---	1	1	4
Subsurface soil	10	1	1	1	1	1	1	1	5
Subsurface soil	15	1	1	1	1	1	1	1	5
Subsurface soil	20	---	1	1	1	1	1	1	4
<i>MS/MSD - Include on COC</i>	30	---	---	---	---	---	---	---	---
Subsurface soil	30	---	1	---	1	---	1	1	4
Subsurface soil	40	---	1	---	1	---	1	1	4
Subsurface soil	50	---	1	---	1	---	1	1	4
Total Analyses 36	---	3	7	3	6	3	7	7	30 Tot Contain

a - EPA Method 8240. VOCs will be collected in 2-in. diameter by 3-in. long stainless steel liners.

b - Liquid scintillation counter method. Tritium will be collected in a split-spoon sampler and transferred into a 250 ml glass jar.

c - EPA Method 8270.

d - EPA Methods 6010 and 7000.

e - EPA Method 8330.

NOTE: This is NOT an RMMA site.

Note: SVOCs, High Explosives, and TAL Metals samples will be collected into one 6-in. liner.

Note: A VOC and SVOC trip blank will be prepared and submitted for this borehole.

Note: All soil samples should be preserved on ice unless otherwise noted.

Note: All soil samples should be labeled as TA2-BH-08-depth.

Note: No soil will be collected from this borehole for a miranelli beaker.

Note: Equipment blanks will be collected after the total depth of the borehole has been reached. The samples will be labeled as TA2-BH-08-EB, and should be collected in either a 2.5 liter amber glass jar or in a 1 liter bottle for SVOCs, HE, and TAL metals. A 40 ml VOA will be used for VOC samples.

Table 2b. Summary of analyses for soil samples to be collected from borehole TA2-BH-09 drilled near the HE catch box along the HE drain trench south of Building 907, Technical Area 2.

Sample Type or QA/QC Type	Sample Depth (in ft)	VOCs ^a	Tritium ^b	SVOCs ^c	TAL Metals ^d	HE ^e	Total Cyanide	Gamma Spec	Total # of Containers
Subsurface soil	5	1	1	---	---	---	1	1	4
Subsurface soil	10	1	1	1	1	1	1	1	5
Subsurface soil	15	1	1	1	1	1	1	1	5
Subsurface soil	20	---	1	1	1	1	1	1	4
MS/MSD - Include on COC	30	---	---	---	---	---	---	---	---
Subsurface soil	30	---	1	---	1	1	1	1	4
Subsurface soil	40	---	1	---	1	1	1	1	4
Subsurface soil	50	---	1	---	1	1	1	1	4
Total Analyses 39	---	3	7	3	6	6	7	7	30 Total Containers

a - EPA Method 8240. VOCs will be collected in 2-in. diameter by 3-in. long stainless steel liners.

b - Liquid scintillation counter method. Tritium will be collected in a split-spoon sampler and transferred into a 250 ml glass jar.

c - EPA Method 8270.

d - EPA Methods 6010 and 7000.

e - EPA Method 8330.

NOTE: This is NOT an RMMA site.

Note: SVOCs, High Explosives, and TAL Metals samples will be collected into one 6-in. liner.

Note: A VOC and SVOC trip blank will be prepared and submitted for this borehole.

Note: All soil samples should be preserved on ice unless otherwise noted.

Note: All soil samples should be labeled as TA2-BH-09-depth.

Note: No soil will be collected from this borehole for a miranelli beaker.

Note: Equipment blanks will be collected after the total depth of the borehole has been reached. The samples will be labeled as TA2-BH-09-EB, and should be collected in either a 2.5 liter amber glass jar or in a 1 liter bottle for SVOCs, HE, and TAL metals. A 40 ml VOA will be used for VOC samples.

Table 3. Summary of analyses for soil samples to be collected from borehole TA2-BH-10 drilled south-southwest of Building 913, Technical Area 2.

Sample Type or QA/QC Type	Sample Depth (in ft)	VOCs ^a	Tritium ^b	SVOCs ^c	TAL Metals ^d	Total number of containers
Subsurface soil	5	1	1	---	---	2
Subsurface soil	10	1	1	1	1	3
Subsurface soil	10 ^e	1 ^e	---	---	---	1
Subsurface soil	15	1	1	1	1	3
Subsurface soil	20 ^e	1 ^e	---	---	---	1
Subsurface soil	20	1	1	1	1	3
MS/MSD - Include on COC	30	---	---	---	---	---
Subsurface soil	30	1	1	---	---	2
Subsurface soil	40 ^e	1 ^e	---	---	---	1
Subsurface soil	40	1	1	---	---	2
Subsurface soil	50	1	1	---	---	2
Subsurface soil	75	1	1	---	---	2
Subsurface soil	100 ^e	1 ^e	---	---	---	1
Subsurface soil	100	1	1	---	---	2
Total Analyses 28	---	13	9	3	3	25 total containers

a - EPA Methods 8010/8020. VOCs will be collected in 2-in. diameter by 3-in. long stainless steel liners.

b - Liquid scintillation counter method. Tritium will be collected in a split-spoon sampler and transferred into a 250 ml glass jar.

c - EPA Method 8270.

d - EPA Methods 6010 and 7000.

e - EPA Method 8240.

NOTE: This is NOT an RMMA or an ER site.

NOTE: SVOCs and TAL Metals samples will both be collected in one 6-in. liner.

NOTE: A VOC and SVOC field blank will be prepared and submitted for this borehole.

NOTE: All soil samples should be preserved on ice unless otherwise noted.

NOTE: All soil samples should be labeled as TA2-BH-10-depth.

NOTE: No soil will be collected from this borehole for a miranelli beaker.

Note: Equipment blanks will be collected after the total depth of the borehole has been reached. The samples will be labeled as TA2-BH-10-EB, and should be collected in either a 2.5 liter amber glass jar or in a 1 liter bottle for SVOCs and TAL metals. A 40 ml VOA will be used for VOC samples.

Table 4. Summary of analyses for soil samples to be collected from borehole TA2-BH-11 drilled near the septic system leachfield southwest of Building 915/northwest of Building 922, Technical Area 2.

Sample Type or QA/QC Type	Sample Depth (in ft)	VOCs ^a	Tritium ^b	SVOCs ^c	TAL Metals ^d	HE ^e	Gamma Spec	Total # of Containers
Subsurface soil	5	1	1	---	---	---	1	3
Subsurface soil	10	1	1	1	1	1	1	4
Subsurface soil	15	1	1	1	1	1	1	4
Subsurface soil	20	1	1	1	1	1	1	4
<i>MS/MSD - Include on COC</i>	30	---	---	---	---	---	---	---
Subsurface soil	30	1	1	---	1	1	1	4
Subsurface soil	40	1	1	---	1	1	1	4
Subsurface soil	50	1	1	---	1	1	1	4
Total Analyses 36	---	7	7	3	6	6	7	27 Total Containers

a - EPA Method 8240. VOCs will be collected in 2-in. diameter by 3-in. long stainless steel liners.

b - Liquid scintillation counter method. Tritium will be collected in a split-spoon sampler and transferred into a 250 ml glass jar.

c - EPA Method 8270.

d - EPA Methods 6010 and 7000.

e - EPA Method 8330.

NOTE: This is NOT an RMMA site.

Note: SVOCs, High Explosives, and TAL Metals samples will be collected into one 6-in. liner.

Note: A VOC and SVOC trip blank will be prepared and submitted for this borehole.

Note: All soil samples should be preserved on ice unless otherwise noted.

Note: All soil samples should be labeled as TA2-BH-11-depth.

Note: No soil will be collected from this borehole for a miranelli beaker.

Note: Equipment blanks will be collected after the total depth of the borehole has been reached. The samples will be labeled as TA2-BH-11-EB, and should be collected in either a 2.5 liter amber glass jar or in a 1 liter bottle for SVOCs, HE, and TAL metals. A 40 ml VOA will be used for VOC samples.

Table 5. Summary of analyses for soil samples to be collected from boreholes TA2-BH-12 and TA2-BH-13 drilled in the septic system leachfield area east of Building 919, Technical Area 2. This table will be used for analyses at both boreholes.

Sample Type or QA/QC Type	Sample Depth (in ft)	VOCs ^a	Tritium ^b	TAL Metals ^c	HE ^d	Gamma Spec	Total # of Containers
Subsurface soil	5	1	1	---	---	1	4
Subsurface soil	10	1	1	1	1	1	5
Subsurface soil	15	1	1	1	1	1	5
Subsurface soil	20	---	1	1	1	1	4
<i>MS/MSD - Include on COC</i>	30	---	---	---	---	---	---
Subsurface soil	30	---	1	1	---	1	4
Subsurface soil	40	---	1	1	---	1	4
Subsurface soil	50	---	1	1	---	1	4
Total Analyses 36	---	3	7	6	6	7	30 Total Containers

a - EPA Method 8240. VOCs will be collected in 2-in. diameter by 3-in. long stainless steel liners.

b - Liquid scintillation counter method. Tritium will be collected in a split-spoon sampler and transferred into a 250 ml glass jar.

c - EPA Methods 6010 and 7000.

d - EPA Method 8330.

NOTE: This is NOT an RMMA site.

Note: High Explosives (HE) and TAL Metals samples will be collected into one 6-in. liner.

Note: A VOC trip blank will be prepared and submitted for this borehole.

Note: All soil samples should be preserved on ice unless otherwise noted.

Note: All soil samples should be labeled as TA2-BH-12-depth (or TA2-BH-13-depth).

Note: No soil will be collected from this borehole for a miranelli beaker.

Note: Equipment blanks will be collected after the total depth of the borehole has been reached. The samples will be labeled as TA2-BH-12-EB (or -13-EB), and should be collected in either a 2.5 liter amber glass jar or in a 1 liter bottle for SVOCs, HE, and TAL metals. A 40 ml VOA will be used for VOC samples.

Table 6a. Summary of analyses for soil samples to be collected from boreholes TA2-BH-14 and TA2-BH-15 drilled adjacent to the septic tank southeast of Building 935, Technical Area 2. This table will be used for analyses at both boreholes.

Sample Type or QA/QC Type	Sample Depth (in ft)	Tritium ^a	TAL Metals ^b	Gamma Spec	Total # of Containers
Subsurface soil	5	1	---	1	3
Subsurface soil	10	1	1	1	3
Subsurface soil	15	1	1	1	3
Subsurface soil	20	1	1	1	3
MS/MSD - Include on COC	30	---	---	---	---
Subsurface soil	30	1	1	1	3
Subsurface soil	40	1	1	1	3
Subsurface soil	50	1	1	1	3
Total Analyses 20	---	7	6	7	20 Total Containers

a - Liquid scintillation counter method. Tritium will be collected in a split-spoon sampler and transferred into a 250 ml glass jar.

b- EPA Methods 6010 and 7000.

NOTE: This IS an RMMA site.

Note: TAL Metals samples will be collected into one 6-in. liner.

Note: All soil samples should be preserved on ice unless otherwise noted.

Note: All soil samples should be labeled as TA2-BH-14-depth.

Note: Soil samples will be collected from this borehole at each sample location for a miranelli beaker and analyzed by Department 7715.

Note: Equipment blanks will be collected after the total depth of the borehole has been reached. The samples will be labeled as TA2-BH-14-EB, and should be collected in either a 2.5 liter amber glass jar or in a 1 liter bottle for TAL metals. A 40 ml VOA will be used for VOC samples.

Table 6b. Summary of analyses for soil samples to be collected from borehole TA2-BH-16 drilled in a soil vapor TCE "hot spot" east of Building 935, Technical Area 2.

Sample Type or QA/QC Type	Sample Depth (in ft)	VOCs by EPA Methods 8010 and 8020	Total # of Containers
Subsurface soil	5	1	1
Subsurface soil	10	1	1
Subsurface soil	15	1	1
Subsurface soil	20	1	1
MS/MSD - Include on COC	30	---	---
Subsurface soil	30	1	1
Total Analyses 5	---	5	5 Total Containers

NOTE: This is NOT an RMMA or an ER site.

Note: Each sample will be collected into one 3-in. liner for each depth interval and the analyses labeled as 8010/8020.

Note: All soil samples should be preserved on ice unless otherwise noted.

Note: A VOC field blank will be should be prepared for this borehole.

Note: All soil samples should be labeled as TA2-BH-16-depth.

Note: Soil samples will be collected from this borehole at each sample location for a miranelli beaker and analyzed by Department 7715.

Note: Equipment blanks will be collected after the total depth of the borehole has been reached. The samples will be labeled as TA2-BH-16-EB. A 40 ml VOA will be used for VOC samples.

Table 7. Summary of analyses for soil samples to be collected from boreholes TA2-BH-17 and TA2-BH-18 drilled near the septic tank on the west side of Building 940, Technical Area 2. This table will be used for both boreholes TA2-BH-17 and TA2-BH-18.

Sample Type or QA/QC Type	Sample Depth (in ft)	VOCs ^a	Tritium ^b	TAL Metals ^c	HE ^d	Gamma Spec	Total # of Containers
Subsurface soil	5	1	1	---	---	1	3
Subsurface soil	10	1	1	1	1	1	4
Subsurface soil	15	1	1	1	1	1	4
Subsurface soil	20	---	1	1	1	1	3
<i>MS/MSD - Include on COC</i>	30	---	---	---	---	---	---
Subsurface soil	30	---	1	1	1	1	3
Subsurface soil	40	---	1	1	1	1	3
Subsurface soil	50	---	1	1	1	1	3
Total Analyses 29	---	3	7	6	6	7	23 Total Containers

a - EPA Method 8240. VOCs will be collected in 2-in. diameter by 3-in. long stainless steel liners.

b - Liquid scintillation counter method. Tritium will be collected in a split-spoon sampler and transferred into a 250 ml glass jar.

c - EPA Methods 6010 and 7000.

d - EPA Method 8330.

NOTE: This is NOT an RMMA site.

Note: High Explosives (HE) and TAL Metals samples will be collected into one 6-in. liner.

Note: A VOC trip blank will be prepared and submitted for this borehole.

Note: All soil samples should be preserved on ice unless otherwise noted.

Note: All soil samples should be labeled as TA2-BH-17-depth and/or TA2-BH-18-depth

Note: No soil will be collected from this borehole for a miranelli beaker.

Note: Equipment blanks will be collected after the borehole has been drilled to the total depth of about 50 ft. These samples will be labeled as TA2-BH-17-EB (or -18-EB) and should be collected in either a 2.5 liter amber glass jar or in a 1 liter bottle for TAL metals and a 40 ml VOA for VOC samples.

Table 8a. Summary of analyses for soil samples to be collected from angled borehole TA2-BH-19 drilled in the former Chemical Disposal Pit located near the Radioactive Waste Landfill, Technical Area 2.

Sample Type or QA/QC Type	Sample Depth (in ft)	VOCs ^a	Tritium ^b	Isotopic Uranium	gamma spec	TAL Metals ^c	Total # of Containers
Subsurface soil	5	1	1	1	1	1	4
Subsurface soil	10	1	1	1	1	1	4
Subsurface soil	15	1	1	1	1	1	4
<i>MS/MSD - Include on COC</i>	15	---	---	---	---	---	---
Subsurface soil	20	---	1	1	1	1	3
Subsurface soil	30	---	1	1	1	1	3
Total Analyses 23	---	3	5	5	5	5	18 Total Containers

a - EPA Method 8240. VOCs will be collected in 2-in. diameter by 3-in. long stainless steel liners.

b - Liquid scintillation counter method. Tritium will be collected in a split-spoon sampler and transferred into a 500 ml glass jar or plastic bottle and analyzed with isotopic uranium.

c - EPA Methods 6010 and 7000.

NOTE: This is located outside the RWL and is not an RMMA site. However, the site will be considered as an RMMA site during this drilling event.

Note: TAL Metals samples will be collected into one 6-in. liner.

Note: All soil samples should be preserved on ice unless otherwise noted.

Note: All soil samples should be labeled as TA2-BH-19-depth.

Note: Gamma spectroscopy samples will be collected from this borehole in a miranelli beaker.

Note: Equipment blanks will be collected after the borehole has been drilled to the total depth of 30 ft. These samples will be labeled as TA2-BH-19-EB and should be collected in either a 2.5 liter amber glass jar or in a 1 liter bottle for TAL metals and a 40 ml VOA for VOC samples.

Table 8b. Summary of analyses for soil samples to be collected from angled borehole TA2-BH-20 drilled beneath Pit 1 at the Radioactive Waste Landfill, Technical Area 2. Approximate angle is 40 degrees from vertical and 55 ft deep (41 ft BGL). Borehole will be drilled 10 ft from the RWL fence.

Sample Type or QA/QC Type	Sample Depth (in ft)	VOCs ^a	TAL Metals ^b	Tritium ^c	Isotopic Plutonium	Isotopic Uranium	Gamma Spec	Total # of Containers
Subsurface soil	20	1	1	1	1	1	1	4
Subsurface soil	30	1	1	1	1	1	1	4
MS/MSD - Include on COC	30	---	---	---	---	---	---	---
Subsurface soil	40	---	1	1	1	1	1	3
Subsurface soil	50	---	1	1	1	1	1	3
Total Analyses 22	---	2	4	4	4	4	4	14 Total Containers

a - EPA Method 8240. VOCs will be collected in 2-in. diameter by 3-in. long stainless steel liners.

b - EPA Methods 6010 and 7000.

c - Liquid scintillation counter method for tritium. Tritium will be collected in a split-spoon sampler and transferred into a 500 ml glass jar or plastic bottle and analyzed with isotopic uranium and plutonium.

NOTE: This IS an RMMA site (although the drill rig and sampling will be conducted outside of the RWL).

Note: TAL Metals samples will be collected into one 6-in. liner.

Note: All soil samples should be preserved on ice unless otherwise noted.

Note: All soil samples should be labeled as TA2-BH-20-depth.

Note: Tritium, isotopic uranium and isotopic plutonium all will be collected into one 500 ml plastic or glass jar.

Note: Equipment blanks will be collected after the borehole has been drilled to the total depth. These samples will be labeled as TA2-BH-20-EB and should be collected in a 2.5 liter amber glass jar or in a 1 liter bottle for TAL metals and a 40 ml VOA for VOC samples.

Table 8c. Summary of analyses for soil samples to be collected from angled borehole TA2-BH-21 drilled beneath Pit 2 at the Radioactive Waste Landfill, Technical Area 2. Approximate angle is 45 degrees from vertical and 55 ft deep (40 ft BGL). Borehole will be drilled 10 ft from the RWL fence.

Sample Type or QA/QC Type	Sample Depth (in ft)	VOCs ^a	TAL Metals ^b	Tritium ^c	Isotopic Plutonium	Isotopic Uranium	Gamma Spec	Total # of Containers
Subsurface soil	20	1	1	1	1	1	1	4
Subsurface soil	30	1	1	1	1	1	1	4
MS/MSD - Include on COC	30	---	---	---	---	---	---	3
Subsurface soil	40	---	1	1	1	1	1	---
Subsurface soil	50	---	1	1	1	1	1	3
Total Analyses 22	---	2	4	4	4	4	4	14 Total Containers

a - EPA Method 8240. VOCs will be collected in 2-in. diameter by 3-in. long stainless steel liners.

b - EPA Methods 6010 and 7000.

c - Liquid scintillation counter method for tritium. Tritium will be collected in a split-spoon sampler and transferred into a 500 ml glass jar or plastic bottle and analyzed with isotopic uranium and plutonium.

NOTE: This IS an RMMA site.

Note: TAL Metals samples will be collected into one 6-in. liner.

Note: All soil samples should be preserved on ice unless otherwise noted.

Note: All soil samples should be labeled as TA2-BH-21-depth.

Note: Tritium, isotopic uranium, and isotopic plutonium all will be collected into one 500 ml plastic bottle or glass jar.

Note: Equipment blanks will be collected after the borehole has been drilled to the total depth. These samples will be labeled as TA2-BH-21-EB and should be collected in a 2.5 liter amber glass jar or in a 1 liter bottle for TAL metals and a 40 ml VOA for VOC samples.

Table 8d. Summary of analyses for soil samples to be collected from angled borehole TA2-BH-22 drilled beneath Trench 5 at the Radioactive Waste Landfill, Technical Area 2. Approximate angle is 45 degrees from vertical and 100 ft deep (80 ft BGL). Borehole will be drilled 10 ft from the RWL fence.

Sample Type or QA/QC Type	Sample Depth (in ft)	VOCs ^a	TAL Metals ^b	Tritium ^c	Isotopic Plutonium	Isotopic Uranium	Gamma Spec	Total # of Containers
Subsurface soil	30	1	1	1	1	1	1	4
Subsurface soil	40	1	1	1	1	1	1	4
MS/MSD - Include on COC	40	---	---	---	---	---	---	---
Subsurface soil	50	---	1	1	1	1	1	3
Subsurface soil	60	---	1	1	1	1	1	3
Subsurface soil	70	---	1	1	1	1	1	3
Subsurface soil	85	---	1	1	1	1	1	3
Subsurface soil	100	---	1	1	1	1	1	3
Total Analyses 37	---	2	7	7	7	7	7	23 Total Containers

a - EPA Method 8240. VOCs will be collected in 2-in. diameter by 3-in. long stainless steel liners.

b - EPA Methods 6010 and 7000.

c - Liquid scintillation counter method for tritium. Tritium will be collected in a split-spoon sampler and transferred into a 500 ml glass or plastic jar and analyzed with isotopic uranium and plutonium.

NOTE: This IS an RMMA site.

Note: TAL Metals samples will be collected into one 6-in. liner.

Note: All soil samples should be preserved on ice unless otherwise noted.

Note: All soil samples should be labeled as TA2-BH-22-depth.

Note: Tritium, isotopic uranium, and isotopic plutonium all will be collected into one 500 ml plastic bottle or glass jar.

Note: Equipment blanks will be collected after the borehole has been drilled to the total depth. These samples will be labeled as TA2-BH-22-EB and should be collected in a 2.5 liter amber glass jar or in a 1 liter bottle for TAL metals and a 40 ml VOA for VOC samples.

Table 8e. Summary of analyses for soil samples to be collected from angled borehole TA2-BH-23 drilled beneath Trench 6 at the Radioactive Waste Landfill, Technical Area 2. Approximate angle is 45 degrees from vertical at a maximum of 135 ft deep and a minimum of 100 ft deep (i.e., 80 ft and 95 BGL, respectively).

Sample Type or QA/QC Type	Sample Depth (in ft)	TAL Metals ^a	Tritium ^b	Isotopic Plutonium	Isotopic Uranium	Gamma Spec	Total # of Containers
Subsurface soil	30	1	1	1	1	1	3
Subsurface soil	40	1	1	1	1	1	3
<i>MS/MSD - Include on COC</i>	40	---	---	---	---	---	---
Subsurface soil	55	1	1	1	1	1	3
Subsurface soil	70	1	1	1	1	1	3
Subsurface soil	85	1	1	1	1	1	3
Subsurface soil	100	1	1	1	1	1	3
Subsurface soil	120	1	1	1	1	1	3
Subsurface soil	135	1	1	1	1	1	3
Total Analyses 40	---	8	8	8	8	8	24 Total Containers

a - EPA Methods 6010 and 7000.

b- Liquid scintillation counter method for tritium. Tritium will be collected in a split-spoon sampler and transferred into a 500 ml glass jar or plastic bottle along with isotopic uranium and plutonium.

NOTE: This IS an RMMA site.

Note: Minimum length of borehole will be about 100 ft; maximum depth (if no auger refusal) will be 135 ft.

Note: TAL Metals samples will be collected into one 6-in. liner.

Note: All soil samples should be preserved on ice unless otherwise noted.

Note: All soil samples should be labeled as TA2-BH-23-depth.

Note: Tritium, isotopic uranium, and isotopic plutonium all will be collected into a 500 ml plastic bottle or glass jar.

Note: Equipment blanks will be collected after the borehole has been drilled to the total depth. These samples will be labeled as TA2-BH-23-EB and should be collected in a 2.5 liter amber glass jar or in a 1 liter bottle for TAL metals.

Table 9a. Summary of analyses for soil samples to be collected from five 50-ft deep boreholes planned to be drilled adjacent to the ACF pits in the Classified Waste Landfill, Technical Area 2. The five boreholes are TA2-BH-24, -25, -26, -27, and -28. (NOTE to SMO: this table will be applied to all five ACF boreholes; therefore, for the number of analyses and containers, multiply by 5. Also, multiply by 5 for containers/analyses for equipment and trip blanks).

Sample Type or QA/QC Type	Sample Depth (in ft)	VOCs ^a	TAL Metals ^b	SVOCs ^c	HE	PCBs	Iso. U	Tritium	Gamma Spec	Total # of Containers
Subsurface soil	5	1	1	1	1	1	1	1	1	5
Subsurface soil	10	1	1	1	1	1	1	1	1	5
Subsurface soil	15	1	1	1	1	1	1	1	1	5
MS/MSD - Include on COC	15	---	---	---	---	---	---	---	---	---
Subsurface soil	20	---	1	1	1	1	1	1	1	4
Subsurface soil	30	---	1	1	1	1	1	1	1	4
Subsurface soil	40	---	1	1	1	1	1	1	1	4
Subsurface soil	50	---	1	1	1	1	1	1	1	4
Total Analyses 52	---	3	7	7	7	7	7	7	7	31 Total Containers

a - EPA Method 8240. VOCs will be collected in 2-in. diameter by 3-in. long stainless steel liners.

b - EPA Methods 6010 and 7000.

c - Liquid scintillation counter method for tritium. Tritium will be collected in a split-spoon sampler and transferred into a 500 ml glass jar or plastic bottle along with isotopic uranium and plutonium.

NOTE: This is NOT an RMMA site.

Note: TAL Metals, SVOCs, and HE compound samples all will be collected into one 6-in. liner.

Note: PCBs will be collected into one 3-inch liner.

Note: All soil samples should be preserved on ice unless otherwise noted.

Note: Tritium and isotopic uranium will be collected into one 500 ml glass jar or plastic bottle.

Note: All soil samples should be labeled as TA2-BH-23-depth.

Note: Tritium, isotopic uranium, and isotopic plutonium all will be collected into a 500 ml plastic bottle or glass jar.

Note: Equipment blanks will be collected after the borehole has been drilled to the total depth. These samples will be labeled as TA2-BH-24-EB and should be collected in a 2.5 liter amber glass jar or in a 1 liter bottle for TAL metals and a 40 ml VOA for VOC samples (Subsequent ACF boreholes should be labeled as -25-EB; -26-EB; -27-EB; and -28-EB).

Table 9b. Summary of analyses for soil samples to be collected from angled borehole TA2-BH-29 drilled beneath pits and trenches at the Classified Waste Landfill, Technical Area 2. Approximate angle is 40 degrees from vertical and about 75 ft long (60 ft BGL).

Sample Type or QA/QC Type	Sample Depth (in ft)	VOCs ^a	TAL Metals ^b	SVOCs ^c	HE	PCBs	Iso. U	Tritium	Gamma Spec	Total # of Containers
Subsurface soil	20	1	1	1	1	1	1	1	1	5
Subsurface soil	30	1	1	1	1	1	1	1	1	5
Subsurface soil	40	1	1	1	1	1	1	1	1	5
MS/MSD - Include on COC	40	---	---	---	---	---	---	---	---	---
Subsurface soil	50	1	1	1	1	1	1	1	1	5
Subsurface soil	60	1	1	1	1	1	1	1	1	5
Subsurface soil	70	1	1	1	1	1	1	1	1	5
Total Analyses 48	---	6	6	6	6	6	6	6	6	30 Total Containers

a - EPA Method 8240. VOCs will be collected in 2-in. diameter by 3-in. long stainless steel liners.

b - EPA Methods 6010 and 7000.

c - Liquid scintillation counter method for tritium. Tritium will be collected in a split-spoon sampler and transferred into a 500 ml glass jar or plastic bottle along with isotopic uranium.

NOTE: Drilling and sampling will probably be conducted in Level C protection until decided otherwise by the HP and SSO.

Note: TAL Metals, SVOCs, and HE compound samples all will be collected into one 6-in. liner.

Note: PCBs will be collected into one 3-inch liner.

Note: All soil samples should be preserved on ice unless otherwise noted.

Note: Tritium and isotopic uranium will be collected into one 500 ml glass jar or plastic bottle.

Note: All soil samples should be labeled as TA2-BH-29-depth.

Note: Tritium and isotopic uranium all will be collected into a 500 ml plastic bottle or glass jar.

Note: Equipment blanks will be collected after the borehole has been drilled to the total depth. These samples will be labeled as TA2-BH-29-EB and should be collected in a 2.5 liter amber glass jar or in a 1 liter bottle for TAL metals and a 40 ml VOA for VOC samples.

Table 9c. Summary of analyses for soil samples to be collected from angled borehole TA2-BH-30 drilled beneath pits and trenches at the Classified Waste Landfill, Technical Area 2. Approximate angle is 40 degrees from vertical and 125 ft long (95 ft BGL).

Sample Type or QA/QC Type	Sample Depth (in ft)	VOCs ^a	TAL Metals ^b	SVOCs ^c	HE	PCBs	Iso. U	Tritium	Gamma Spec	Total # of Containers
Subsurface soil	30	1	1	1	1	1	1	1	1	5
Subsurface soil	45	1	1	1	1	1	1	1	1	5
Subsurface soil	60	1	1	1	1	1	1	1	1	5
MS/MSD - Include on COC	60	---	---	---	---	---	---	---	---	---
Subsurface soil	75	1	1	1	1	1	1	1	1	5
Subsurface soil	90	1	1	1	1	1	1	1	1	5
Subsurface soil	115	1	1	1	1	1	1	1	1	5
Subsurface soil	125	1	1	1	1	1	1	1	1	5
Total Analyses 52	---	7	7	7	7	7	7	7	7	35 Total Containers

a - EPA Method 8240. VOCs will be collected in 2-in. diameter by 3-in. long stainless steel liners.

b - EPA Methods 6010 and 7000.

c - Liquid scintillation counter method for tritium. Tritium will be collected in a split-spoon sampler and transferred into a 500 ml glass jar or plastic bottle along with isotopic uranium.

NOTE: Drilling and sampling will probably be conducted in Level C protection until decided otherwise by the HP and SSO.

Note: TAL Metals, SVOCs, and HE compound samples all will be collected into one 6-in. liner.

Note: PCBs will be collected into one 3-inch liner.

Note: All soil samples should be preserved on ice unless otherwise noted.

Note: Tritium and isotopic uranium will be collected into one 500 ml glass jar or plastic bottle.

Note: All soil samples should be labeled as TA2-BH-30-depth.

Note: Tritium and isotopic uranium all will be collected into a 500 ml plastic bottle or glass jar.

Note: Equipment blanks will be collected after the borehole has been drilled to the total depth. These samples will be labeled as TA2-BH-30-EB and should be collected in a 2.5 liter amber glass jar or in a 1 liter bottle for TAL metals and a 40 ml VOA for VOC samples.



Department of Energy

Field Office, Albuquerque
Kirtland Area Office
P.O. Box 5400
Albuquerque, New Mexico 87115

OCT 17 1996

CERTIFIED MAIL - RETURN RECEIPT REQUESTED

Mr. Benito Garcia, Bureau Chief
New Mexico Environment Department
Hazardous and Radioactive Materials Bureau
2044 Galisteo Street
P.O. Box 26110
Santa Fe, NM 87505-2100

Dear Mr. Garcia:

Enclosed are two copies of the Sandia National Laboratories, New Mexico/Department of Energy (SNL/NM/DOE) response to the New Mexico Environment Department (NMED) technical comments on the 23 No Further Action (NFA) proposals submitted to NMED in June of 1995.

If you have any questions, please contact John Gould at (505) 845-6089, or Mark Jackson at (505) 845-6288.

Sincerely,

Michael J. Zamorski
Acting Area Manager

Enclosure

cc w/enclosure:
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W. Cox, SNL, MS 1147
N. Weber, NMED-AIP
R. Kern, NMED-AIP
D. Neleigh, EPA, Region 6 (2 copies)

cc w/o enclosure:
B. Oms, KAO-AIP
E. Krauss, SNL, MS 0141
B. Hoditschek, NMED
S. Dinwiddie, NMED

OCT 21 1996

**Sandia National Laboratories
Albuquerque, New Mexico
October 1996**

**Environmental Restoration Project
Responses to NMED Technical Comments
on No Further Action Proposals
Dated June 1995**

INTRODUCTION

This document responds to comments received in a letter from the State of New Mexico Environment Department to the U.S. Department of Energy (Zamorski, July 29, 1996) documenting the review of 23 No Further Action (NFA) Proposals submitted in June 1995.

This response document is organized in numerical order by operable unit (OU) and subdivided in numerical order by site number. Each OU section provides NMED comments repeated in **bold** by comment number and by site number in the same order as provided in the call for response to comments. The DOE/SNL response is written in normal font style on a separate line under "Response". Responses to general technical comments begin on page 3 and responses to site-specific technical comments begin on page 4. Responses to general risk assessment comments begin on page 143 and responses to specific risk assessment comments begin on page 144. Additional supporting information for the site-specific comments is included as figures and tables within each comment response and as attachments to each section of this document.

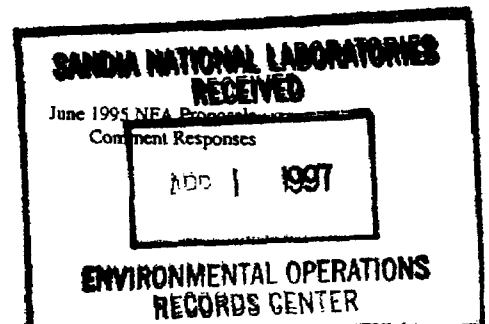


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**RESPONSES TO NMED TECHNICAL COMMENTS
ON NO FURTHER ACTION PROPOSALS
DATED JUNE 1995**

GENERAL TECHNICAL COMMENTS

1. **Please provide a Table of Contents so that the individual sites and their order of discussion can be more readily tracked.**

Response: A Table of Contents is provided with each No Further Action Proposal submission sent to the regulators.

2. **Information sources are listed for individual proposals within the section Sources of Supporting Information. Although the information sources might be useful for evaluation of the proposals, it is generally difficult to match the information source the referenced document. Information sources should be referenced.**

Response: Citations in text to the references cited will be provided in future NFA proposals submissions and resubmissions.

3. **The background soil sampling results should be submitted for NMED review.**

Response: A Site-Wide statistical study for determining the background concentrations of metals and radionuclides in soil and water at Sandia National Laboratories/New Mexico and Kirtland Air Force Base has been recently completed and submitted to NMED in March 1996 (IT, 1996). These new background values were used to replace values provided for specific NFA proposals in this response.

4. **Concerns exist over the sampling of the "septic system" solid waste management units (SWMUs). NMED believes the soil borings for drywells, seepage pits, or drain fields are inadequate. The proposal states that soil borings/samples were taken near the units (within 10 feet), but not underneath them. A sampling plan must be established to investigate underneath the seepage pits, drywells, or drain fields. Also, samples taken underneath the septic pipes/drain pipes need to be taken deeper than 3 feet.**

Response: See Response to Site-Specific Technical Comment #1 below.

5. **Site 167, OU 1303, Building 940 Septic System (TA-II)**

- a. **The passive soil gas surveys were not included.**
- b. **Metals, including nickel and zinc, all exceeding their respective site-wide UTL background concentrations, have been detected in soils from boreholes. The extent of contamination above background should be determined and the risk for constituents exceeding background and Screening Action Levels (SAL) should be evaluated.**
- c. **Please provide a more detailed map of Figure 2. In addition, please provide a more detailed schematic or map of the sanitary system which clearly identifies all components of the system.**
- d. **Why were boreholes TA2-BH-17 and TA2-BH-18 not drilled into the seepage pits? Please explain.**
- e. **For Table 1: Please include the sampling results for all sampling intervals in the tables and please include the soil boring logs and the PID/FID readings for each sampling interval. Also, what was the detection limit for the organics?**

f. **RECOMMENDATION:** Based upon site concerns, including the hazardous constituent detections in soils at the site and in the perched groundwater (approximately 320 feet of depth) beneath TA-II, NMED considers that NFA is not appropriate for Site 167. NMED considers that additional investigation is necessary at Site 167 and may require a RFI Workplan for this site.

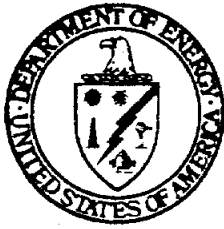
Response: See Response to Site-Specific Technical Comment #1 above.

5. **Site 167, Building 940, Septic System (TA II), OU 1303**

The only maximum concentrations that exceeded action levels were arsenic and beryllium, which were found to be within expected regional levels.

Response: See Response to Site-Specific Technical Comment #1 above.

NOD



U.S. Department of Energy
Albuquerque Operations Office
Kirtland Area Office
P.O. Box 5400
Albuquerque, NM 87185-5400

M.J.
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David
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1/31/00

JAN 26 2000

CERTIFIED MAIL - RETURN RECEIPT REQUESTED

Mr. James Bearzi, Chief
Hazardous and Radioactive Materials Bureau
New Mexico Environment Department
2044 Galisteo Street
P.O. Box 26110
Santa Fe, NM 87502-2100

Dear Mr. Bearzi:

Enclosed is one of two NMED copies of the Department of Energy and Sandia National Laboratories/New Mexico response to the NMED Notice of Deficiency (NOD), dated October 13, 1999, for Environmental Restoration sites 7, 46, 48, 50, 136, 159, 166, 227, 229, 230, 231, 233, 234, and 235. These sites were all included in the 2nd batch of No Further Action (NFA) proposals.

If you have any questions, please contact John Gould at (505) 845-6089.

Sincerely,

Michael J. Zamorski
Area Manager

Enclosure

**Sandia National Laboratories
Albuquerque, New Mexico
December 1999**

**Environmental Restoration Project
Responses to NMED Notice of Deficiency
No Further Action Proposals (2nd Round)
Dated June 1995**

INTRODUCTION

Sandia National Laboratories/New Mexico (SNL/NM) is submitting this Notice of Deficiency (NOD) response for sites managed by the Tijeras Arroyo Operable Unit (OU) 1309 and the Technical Area (TA) II OU 1303. This response addresses Enclosures A and B comments in the October 13, 1999 NOD (NMED, 1999).

This is the second NOD response for Environmental Restoration (ER) Sites 50 and 235. Most of the following information addresses omissions in the ER Sites 50 and 235 No Further Action (NFA) Proposals (SNL/NM, 1995) and the first ER Sites 50 and 235 NOD responses (SNL/NM, 1996). This response addresses the need for reorganizing the confirmatory sampling analytical data and conducting human health and ecological risk assessments. For ER Site 50, this response also contains additional analytical data obtained during the Voluntary Corrective Measure activities recently conducted at nearby ER Site 228A (the Centrifuge Dump Site) in 1999 (SNL/NM, 1999). For ER Site 235, this response addresses the need for reorganizing the confirmatory sampling analytical data and conducting human and ecological risk assessments.

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Site-Specific Comments

RESPONSES TO NMED NOTICE OF DEFICIENCY COMMENTS ON NO FURTHER ACTION PROPOSALS ER SITES 7, 46, 48, 135, 136, 159, 165, 166, 167, 227, 229, 230, 231, 232, 233, AND 234 JUNE 1995 (2ND ROUND)

ENCLOSURE B

The following discussion documents the negotiations between SNL/NM ER staff and NMED HRMB staff as requested in NMED (1999). These negotiations were finalized in a November 17, 1999 meeting.

OU 1303

ER Sites 48, 135, 136, 159, 165, 166, and 167 (TA-2 Septic Systems)

Additional site characterization work proposed includes:

1. **Finish compiling and provide the information requested in Stu Dindwiddie's letter to Michael Zamorski (DOE) and Joan Woodard (SNLNM) (dated December 11, 1998).**

Response: The information requested in the referenced letter is listed below and is followed by the SNL/NM response.

- a. **Please submit maps showing the locations of boreholes with respect to seepage pits and other septic-system components for the above ER sites (48, 135, 136, 159, 165, 166, and 167).**

Response: The existing site maps have been revised to reflect the best-known information on all the TA-II septic and drain system sites. The changes are based on SNL/NM Facilities Engineering drawings and Global Positioning System (GPS) mapping of visible system components. To improve the accuracy of the site maps, an excavator and GPS surveying will be used to locate system components below grade, confirm drainfield dimensions, and pinpoint effluent release locations. Planning for this work is in progress. Accurate site maps will be available in May 2000. Any further sampling at TA-II ER septic and drain system sites will be discussed with NMED HRMB staff when the maps are finalized. Note that this comment also addresses ER Sites 135 and 165, which were not incorporated in the 2nd Round of the NFA proposals. After discussions with NMED HRMB, the HE rinse-water drain from Site 48 will be investigated at the same time as co-located ER Sites 227 and 229, which are managed by Tijeras Arroyo OU 1309.

- b. **Please submit all analytical results of soil samples obtained from these boreholes. Data tables must include a listing of all constituents analyzed for, analytical methods, detection limits, and concentrations.**

Site-Specific Comments

Response: The requested soil analytical results for the boreholes at TA-II ER septic and drain system sites will be submitted with the revised site maps.

2. **Summarize in written form, as applicable, all geologic, hydrologic, and ground-water quality data for all boreholes and ground-water monitor wells in the vicinity of TA-2.**

Response: SNL/NM will summarize in written form, as applicable, all geologic, hydrologic, and groundwater quality data for all boreholes and groundwater monitor wells in the vicinity of the TA-II ER sites. This information will be presented in the Sandia North Groundwater Investigation Annual Report for FY01 or FY02.

RSI



National Nuclear Security Administration
Sandia Site Office
P.O. Box 5400
Albuquerque, New Mexico 87185-5400



JUN 1 8 2004

CERTIFIED MAIL-RETURN RECEIPT REQUESTED

Mr. John E. Kieling, Manager
Permits Management Program
Hazardous Waste Bureau
New Mexico Environment Department
2905 Rodeo Park Rd., Building E
Santa Fe, NM 87505

Dear Mr. Kieling,

On behalf of the Department of Energy (DOE) and Sandia Corporation, DOE is submitting the enclosed Solid Waste Management Unit (SWMU) Assessment Reports and Proposals for No Further Action (NFA) for Drain and Septic Systems (DSS) Sites 1010, 1028, 1083, and 1086. DOE is also submitting the Request for Supplemental Information (RSI) responses for SWMUs 48, 135, 136, 159, 165, 166, and 167; and a soil vapor summary report for Technical Area II at Sandia National Laboratories, New Mexico, EPA ID No. NM5890110518. These documents are compiled as DSS Round 5 and NFA Batch 23.

On April 29, 2004, the final Compliance Order on Consent (Consent Order) for Sandia National Laboratories was issued, replacing the HSWA Module as the sole enforceable mechanism for corrective action. The enclosed SWMU Assessment Reports/NFA Proposals and RSI responses were in the final stage of preparation when the Order was issued; thus, the enclosed documents contain language related to a NFA determination. We are requesting, consistent with the terminology in the Consent Order, an NMED determination of corrective action complete for each of these DSS sites.

This submittal includes descriptions of the site characterization work and risk assessments for DSS Sites 1010, 1028, 1083, and 1086, and SWMUs 48, 135, 136, 159, 165, 166, and 167. The risk assessments conclude that for these eleven sites: (1) there is no significant risk to human health under both the industrial and residential land-use scenarios; and (2) that there are no ecological risks associated with these sites.

Based on the information provided, DOE and Sandia are requesting a determination of corrective action complete without controls for these DSS sites.

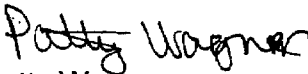
Mr. J. Kieling

(2)

JUN 18 2004

If you have any questions, please contact John Gould at (505) 845-6089.

Sincerely,


Patty Wagner
Manager

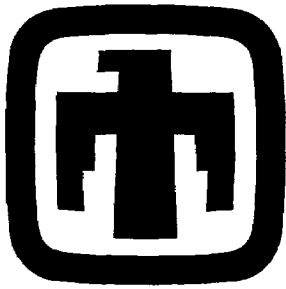
Enclosure

cc w/ enclosure:

L. King, EPA, Region 6 (2 copies, via Certified Mail)
W. Moats, NMED-HWB (via Certified Mail)
M. Gardipe, NNSA/SC/ERD
C. Voorhees, NMED-OB (Santa Fe)
D. Bierley, NMED-OB

cc w/o enclosure:

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K. Thomas, EPA, Region 6
F. Nimick, SNL, MS 1089
D. Stockham, SNL, MS 1087
P. Freshour, SNL, MS 1087
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R. Methvin, SNL MS 1089
J. Pavletich, SNL MS 1087
A. Villareal, SNL, MS 1035
A. Blumberg, SNL, MS 0141
M. J. Davis, SNL, MS 1089
ESHSEC Records Center, MS 1087



Sandia National Laboratories/New Mexico
Environmental Restoration Project

**REQUEST FOR SUPPLEMENTAL INFORMATION
RESPONSE FOR DRAIN AND SEPTIC SYSTEMS
SWMU 167, BUILDING 940 DRAIN SYSTEMS AT
TECHNICAL AREA II**

June 2004



United States Department of Energy
Sandia Site Office

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- A DSS SWMU 167 Analytical Data Summary Tables
- B DSS SWMU 167 Risk Assessment

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ACRONYMS AND ABBREVIATIONS

AOP	Administrative Operating Procedure
ARCH	air-rotary casing hammer
bgs	below ground surface
COC	constituent of concern
COPEC	constituent of potential ecological concern
DSS	Drain and Septic Systems
EB	equipment blank
EPA	U.S. Environmental Protection Agency
ER	Environmental Restoration
HE	high explosive(s)
HI	hazard index
HWB	Hazardous Waste Bureau
KAFB	Kirtland Air Force Base
MDA	minimum detectable activity
MDL	method detection limit
mrem	millirem
NFA	no further action
NMED	New Mexico Environment Department
NOD	Notice of Deficiency
PCB	polychlorinated biphenyl
RCRA	Resource Conservation and Recovery Act
RPSD	Radiation Protection Sample Diagnostics
RSI	Request for Supplemental Information
SNL/NM	Sandia National Laboratories/New Mexico
SVOC	semivolatile organic compound
SWMU	Solid Waste Management Unit
TA	Technical Area
TAG	Tijeras Arroyo Groundwater
TB	trip blank
TEDE	total effective dose equivalent
TOP	Technical Operating Procedure
VOC	volatile organic compound
yr	year(s)

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1.0 INTRODUCTION

1.1 Investigation History

In August 1994, no further action (NFA) proposals were submitted for Solid Waste Management Units (SWMUs) 135 and 165 in Technical Area (TA)-II at Sandia National Laboratories/New Mexico (SNL/NM). In July 1995, NFA proposals were also submitted for TA-II SWMUs 48, 136, 159, 166, and 167. These seven SWMUs are shown on Figure 1.1-1.

In November 1995, the New Mexico Environment Department (NMED) Hazardous Waste Bureau (HWB) responded with comments on the NFA proposals submitted for SWMUs 48, 136, 159, 166, and 167 and recommended that a Resource Conservation and Recovery Act (RCRA) Facility Investigation Work Plan, which included these SWMUs, be developed for TA-II. At that time, the SNL/NM Environmental Restoration (ER) Project decided to undertake the investigation and cleanup of these sites and others in TA-II as Voluntary Corrective Actions, and formal work plans were not submitted.

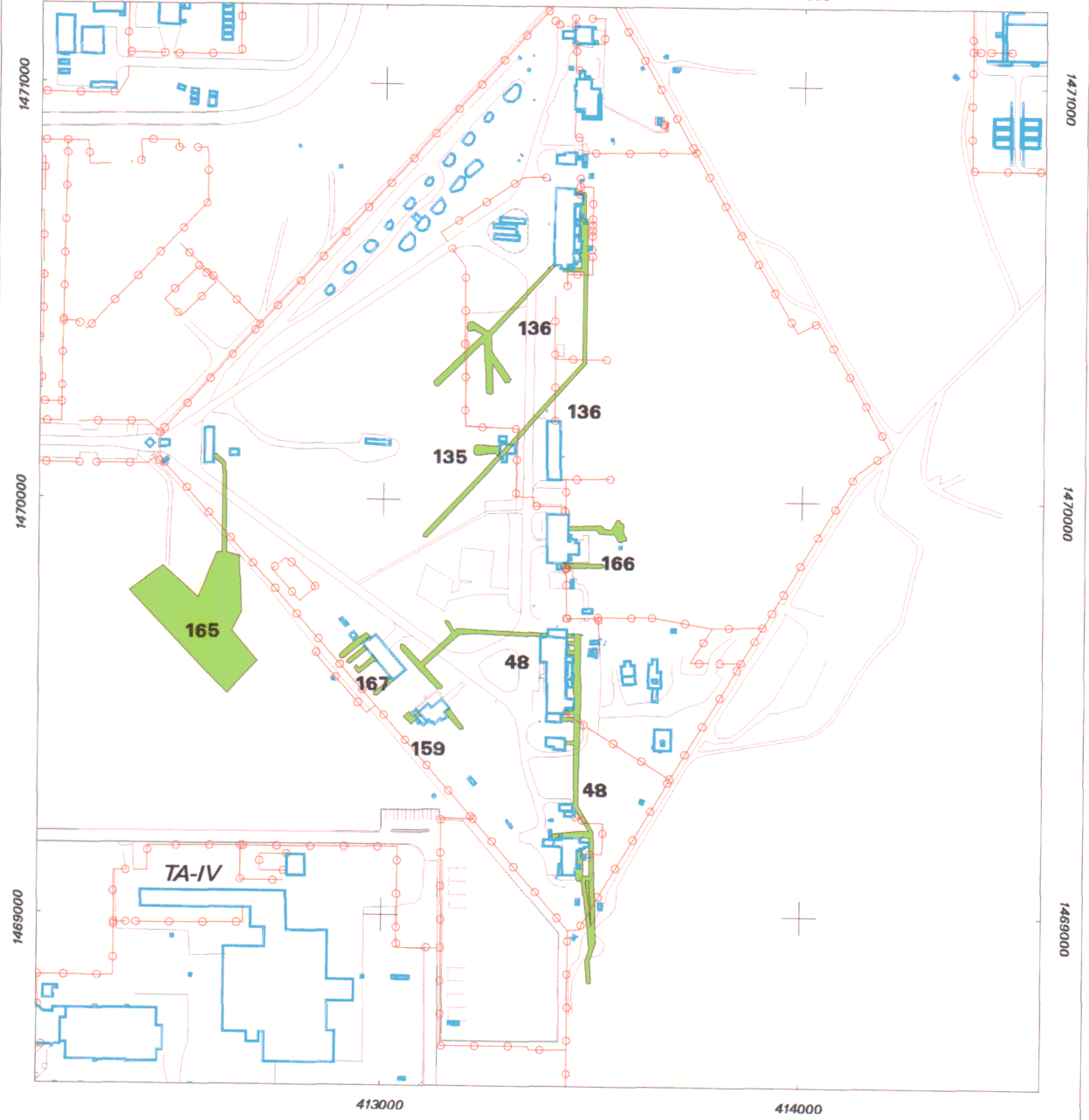
On October 13, 1999, the NMED-HWB issued a Notice of Deficiency (NOD) for these seven SWMUs. Negotiations held on November 17, 1999, further defined specific procedures for sampling these seven SWMUs and transferred a requirement for groundwater reporting for these SWMUs to the ongoing Tijeras Arroyo Groundwater (TAG) Investigation. The NOD subsequently was changed by NMED to a Request for Supplemental Information (RSI).

The requirements negotiated to fulfill the RSI for these seven TA-II SWMUs were:

- Submit revised site maps showing septic and drain system component locations (as determined by backhoe excavation).
- Submit the results for passive soil-vapor surveys and active soil-vapor monitoring wells at TA-II.
- Collect soil samples at a depth equal to the base, and 5 feet below the base, of septic tanks, seepage pits, and drain lines. Sample locations in drainfields and system outfalls were approved by HWB personnel.
- Analyze soil samples for volatile organic compounds (VOCs), semivolatile organic compounds (SVOCs), high explosive (HE) compounds, polychlorinated biphenyls (PCBs), RCRA metals, including hexavalent chromium, and total cyanide, radionuclides by gamma spectroscopy, and gross alpha/beta activity.
- Submit revised risk assessments for all seven SWMUs using all available soil data.

On January 26, 2000, the SNL/NM ER Project submitted a response to the NMED RSI, agreeing to excavations to locate system components below ground surface (bgs), confirm drainfield dimensions, pinpoint effluent release points, and investigate the SWMU 48 HE rinse-water drain line. SNL/NM also agreed to discuss additional sampling with the NMED-HWB when the maps were finalized and to submit the groundwater data requested in a subsequent TAG Investigation report.

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Legend





-  Road
-  Fence
-  Building / Structure
-  DSS SWMU

Figure 1.1-1
Location Map of Drain and
Septic Systems (DSS) SWMUs at
Technical Area-II (TA-II)

0 200 400
Scale in Feet

0 48 96
Scale in Meters



Sandia National Laboratories, New Mexico
Environmental Geographic Information System

For tracking purposes, these seven SWMUs are included with sites listed in the SNL/NM Drain and Septic Systems (DSS) program reporting schedule. In this RSI response, they will be referred to as the "Drain and Septic Systems SWMUs at TA-II."

1.2 Additional Investigation Information

Although not specifically required as part of the RSI, this report presents additional information for several TA-II SWMUs as follows:

- In May 2003, soil-vapor monitoring wells were installed at SWMUs 159 and 165 as part of a separate site-wide DSS investigation. Additional details and sampling results for these wells are presented in the soil-vapor sampling chapter of this RSI response.
- Residual material in catch (settling) boxes for HE compound particulates located on HE rinse-water drain lines at SWMUs 48 and 136 was sampled as part of the site characterization process. The results are presented in the SWMU 48 and SWMU 136 chapters of this RSI response.

1.3 Report Organization

This RSI response presents the required information as follows:

- The soil-vapor survey information is presented as a whole and is not discussed on a site-by-site basis.
- Because NFA proposals were previously submitted for these SWMUs, only a brief description and history for each site is presented. Each SWMU is discussed in a separate report. The soil sampling analytical results and risk assessments for each site are presented in separate annexes for each SWMU.

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2.0 SOIL SAMPLING AT TA-II

2.1 Soil Sampling Methodology

Soil samples were collected at the TA-II DSS SWMUs using a variety of methods. Some shallow soil samples were collected from trenches excavated with a backhoe. For deep borehole sampling, either auger or air-rotary casing hammer (ARCH) drill rigs were used to drill down to the top of the desired sample interval. A drive sampler (split-spoon or thin-wall tube sampler) lined with stainless steel or brass sleeves was then mechanically advanced into the undisturbed soil below the drilled depth. For shallow soil sampling, a Geoprobe™ sample tube system with an inner butyl acetate liner was used through hollow-stem augers. The length of the recovered interval varied with the length of the sampling system, ranging from 2 feet, using a split-spoon-type sampler, to up to 4 feet using a Geoprobe™ system. Following retrieval from the borehole, the sample for VOC analysis was collected by immediately capping and sealing either one of the metal liners from the split-spoon sampler or a cut portion of the butyl acetate liner from the Geoprobe™ sampler.

For the non-VOC analyses, the soil remaining in the sample sleeves or liner was emptied into a decontaminated mixing bowl, and aliquots of soil were transferred into appropriate sample containers for analysis. On occasion, the amount of soil recovered in the first sampling run was insufficient for sample volume requirements. In this case, additional sampling runs were completed until an adequate soil volume was recovered. Soil recovered from these additional runs was emptied into the mixing bowl and blended with the soil already collected. Aliquots of the blended soil were then transferred into sample containers and submitted for analysis.

All samples were documented and handled in accordance with applicable SNL/NM operating procedures and transported to on- and off-site laboratories for analysis.

2.2 Soil Sampling Events for DSS SWMUs at TA-II

In August and September 1992, 10 boreholes were drilled and sampled in the SWMU 165 drainfield. Samples were collected and analyzed for VOCs, SVOCs, HE compounds, metals, radionuclides by gamma spectroscopy, gross alpha/beta activity, and tritium. In November 1992, the groundwater monitoring well TA2-SW1-320 was installed in the shallow aquifer beneath the SWMU 165 drainfield, and soil samples collected from the borehole during drilling were analyzed for VOCs, SVOCs, PCBs, HE compounds, metals, cyanide, radionuclides by gamma spectroscopy, gross alpha/beta activity, and tritium.

In October and November 1993, trenches were excavated across septic and other drain system drain lines at SWMUs 48, 136, 165, and 166. At each trench-drain line intersection, samples were collected at three depths; the surface (0 to 0.5 feet bgs), at the top of the piping, and immediately below the piping. Samples were analyzed for VOCs, SVOCs, HE compounds, metals, radionuclides by gamma spectroscopy, and tritium.

From March to December 1994, 18 boreholes were drilled to depths of at least 50 feet throughout TA-II. The locations were chosen to be in and around the anomalies identified by the passive soil-vapor surveys, and also near the septic tanks, drain lines, and catch boxes that may have had releases. Fourteen borehole locations were near or within the seven SWMUs

addressed in this RSI response. The borehole locations are shown on the appropriate sample location maps for each SWMU. The SWMU 135 borehole, TA2-BH-01, was completed as groundwater monitoring well TA2-W-01. All borehole soil samples were analyzed for VOCs, SVOCs, HE compounds, metals, radionuclides by gamma spectroscopy, and tritium. Some samples were also analyzed for cyanide and gross alpha/beta activity.

In August 1995, soil samples were collected from borings drilled next to the septic tanks at SWMUs, 48, 136, 159, 165, 166, and 167 using a Geoprobe™ sampling system. Samples were collected starting at the approximate depth of the septic tank bottom and analyzed for VOCs, SVOCs, HE compounds, metals, including hexavalent chromium, and total cyanide, and radionuclides by gamma spectroscopy.

In August and October 2000, additional soil sampling was conducted at the seven TA-II SWMUs to fulfill the RSI requirements. Borehole soil samples were collected at depths starting at the base, and 5 feet below the base, of septic tanks, seepage pits, drywells, and septic drainfield drain lines. Sample locations in drainfields and system outfalls were approved by NMED-HWB personnel. The samples were analyzed for VOCs, SVOC, PCBs, HE compounds, RCRA metals, total cyanide, and radionuclides by gamma spectroscopy. Because of shipping problems, SWMU 166 was resampled in November 2000.

2.2.1 Soil Sampling Events at DSS SWMU 167

Soil samples were collected from eight boreholes at DSS SWMU 167. The 1994 boreholes in and around the septic and HE waste-water drain line were drilled and sampled using a hollow-stem auger drill rig. Samples were collected using a 2-foot-long, split-spoon-type drive sampler. These borehole samples were collected at intervals of either 5 or 10 feet bgs to a total depth of about 50 feet bgs. Boreholes adjacent to the septic tank were drilled in 1995 using a hollow-stem auger. Samples were collected at depths equal to, and below, the unit using a 3- or 4-foot-long Geoprobe™ sample tube system inside hollow-stem augers. The October 2000 boreholes beneath the seepage pits were drilled using a hollow-stem auger drill rig. Samples were collected at depths equal to, and 5 feet below, the seepage pit bases using a 3- or 4-foot-long Geoprobe™ sample tube system inside hollow-stem augers.

The soil samples in 2000 were collected in accordance with the procedures developed for, and described in, the Operable Unit 1295 Sampling and Analysis Plan (SNL/NM October 1999) and subsequent "Field Implementation Plan, Characterization of Non-Environmental Restoration Drain and Septic Systems" (SNL/NM November 2001) approved by the NMED. The 1994 and 1995 sampling activities were conducted using similar procedures.

3.0 DSS SWMU 167: BUILDING 940 DRAIN SYSTEMS

3.1 Site Description

Building 940 is located in the southwest portion of TA-II (Figure 3.1-1) and was constructed in 1965. The four drain systems comprising SWMU 167 were located on the southwest side of the building. The septic system discharged at the northwest end of the building to a 900-gallon septic tank and an associated seepage pit. The septic system was connected to the City of Albuquerque sanitary sewer system in 1990. Floor and sink drains in the building discharged to three separate HE compound waste-water drain systems and three associated seepage pits (Figure 3.1-2). One of the HE drain systems consisted of a concrete trench containing a catch box where a cloth filter trapped large HE particles before draining to the seepage pit. System operation dates are unknown, but use of the HE waste-water drain systems probably would have ceased well before the building was decommissioned and demolished in August 2002. Additional information on the operational history for Building 940 can be found on the SNL/NM ER Project web page (SNL/NM April 2004) and in the original NFA proposal (SNL/NM July 1995). A summary of the drain systems investigated at Building 940 is presented in Table 3.1-1.

3.2 DSS SWMU 167 Soil Sampling Results and Conclusions

Soil sampling was conducted at DSS SWMU 167 as described in Section 2.2. Figure 3.1-2 shows the soil sampling locations at DSS SWMU 167. The analytical data summary tables are presented in Annex A. Because there were several sampling events at this site, the results are grouped by general area or location in the analytical tables.

VOCs

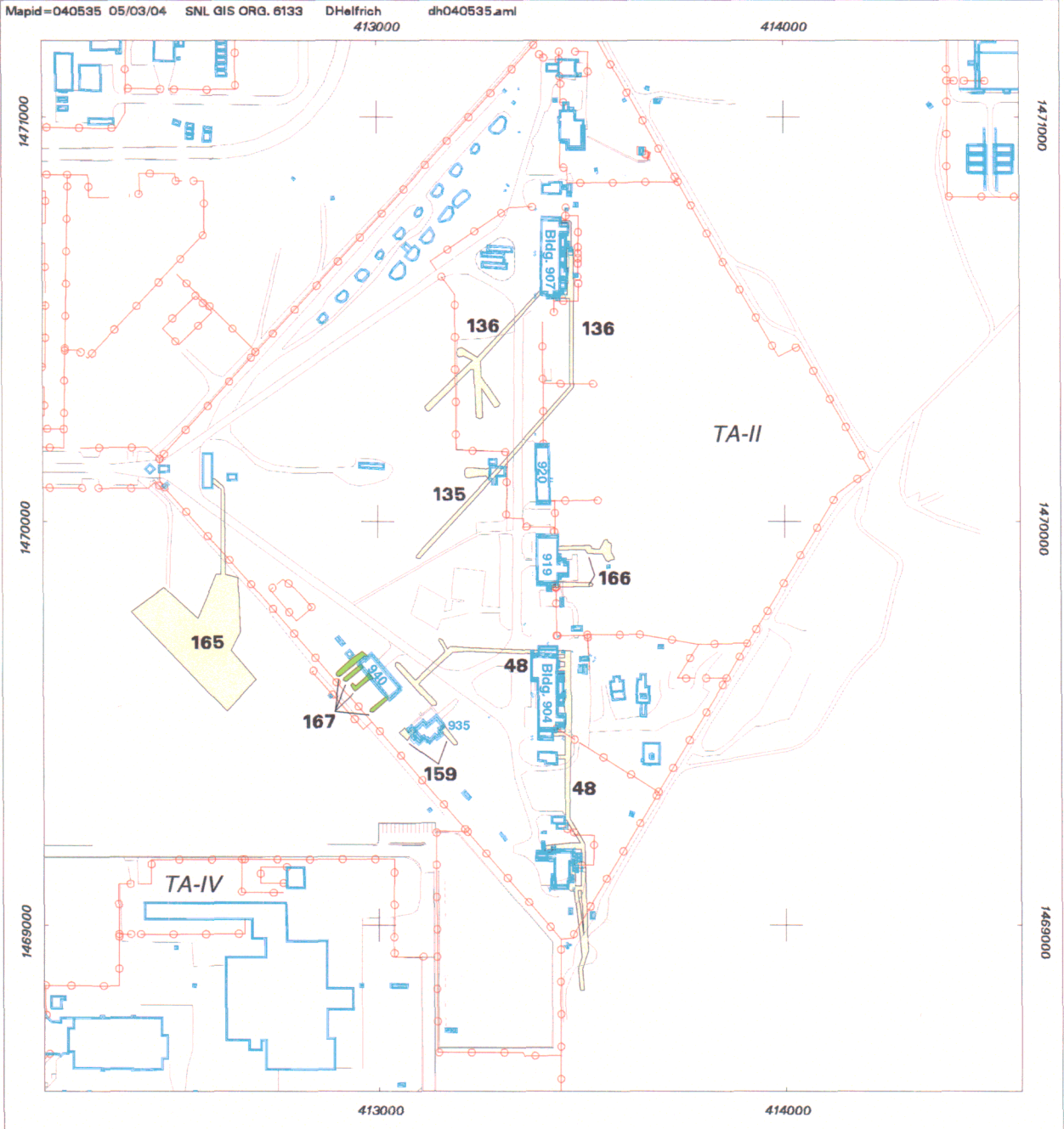
VOC analytical results for soil samples collected from the DSS SWMU 167 boreholes are summarized in Table A-1, and method detection limits (MDLs) for the VOC soil analyses are presented in Table A-2.

Two VOCs were detected in the soil samples collected at this site, as follows:





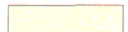
- Carbon disulfide was detected only in the 17-foot-bgs sample from seepage pit borehole SPG2.
- Toluene was detected only in the 9.25-foot-bgs off-site laboratory split sample from borehole ST-01.
- Acetone and dibromomethane were detected only in the equipment blank (EB) associated with the seepage pits borehole samplings. Methylene chloride in the EB and trip blank (TB) was qualified as not detected during data validation.

Most of the VOCs detected are common laboratory contaminants and may not indicate soil contamination at this site.

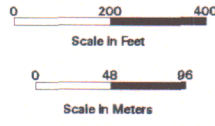
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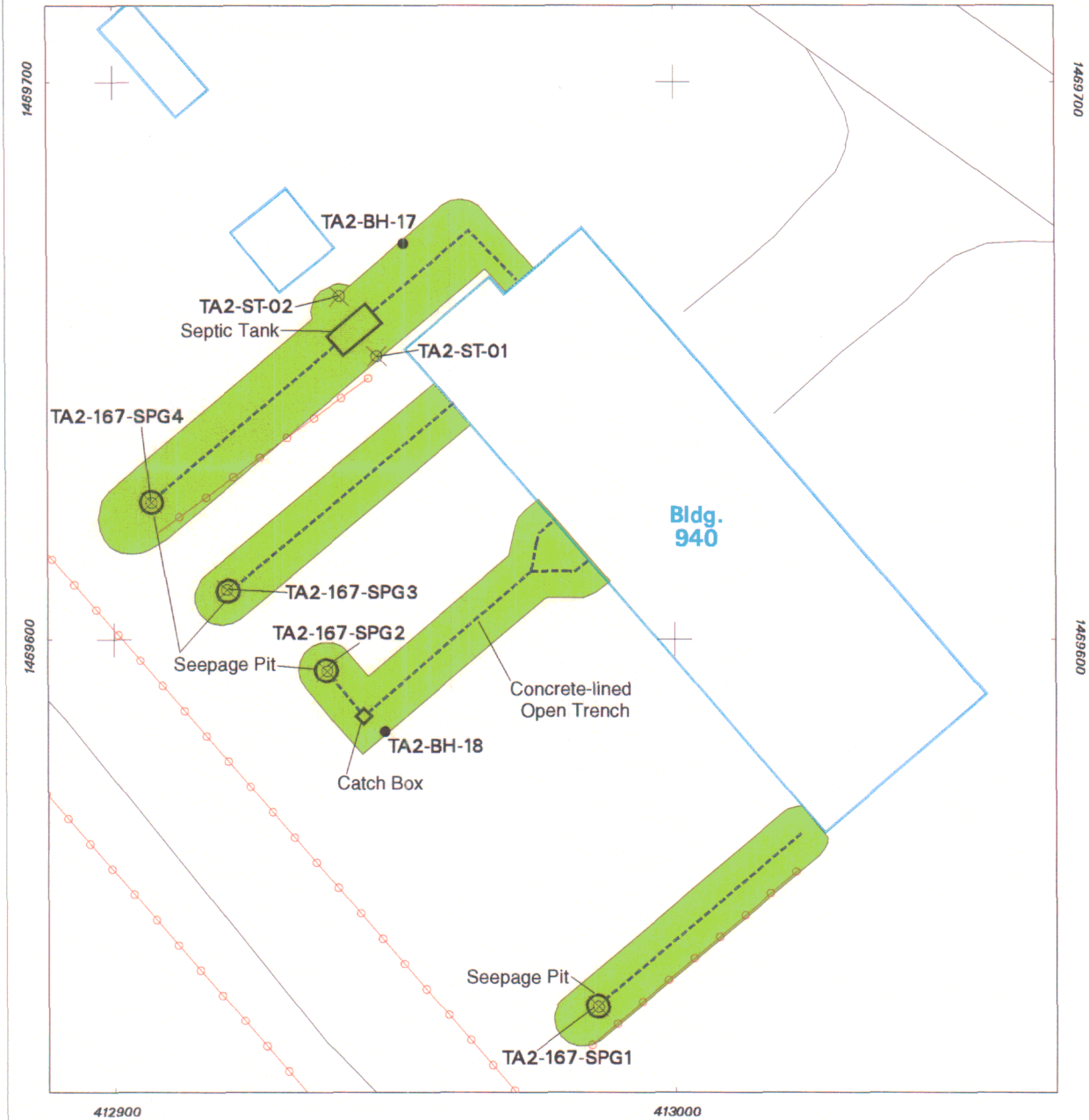
Legend

-  Road
-  Fence
-  Building / Structure
-  DSS SWMU 167
-  Other DSS SWMU

**Figure 3.1-1
Drain and Septic Systems
(DSS) SWMU 167, Bldg. 940
Drain Systems, TA-II**



Sandia National Laboratories, New Mexico
Environmental Geographic Information System



412900

413000

Legend

- Borehole Location
- ⊗ Geoprobe Soil Sample Location
- Seepage Pit / Septic Tank / Catch Box
- Road
- Fence
- - - Drain Line
- Building / Structure
- SWMU 167

Figure 3.1-2
Drain and Septic Systems
(DSS) SWMU 167,
Bldg. 940 Drain Systems,
TA-II, Sample Locations

0 15 30
Scale in Feet

0 3.6 7.2
Scale in Meters



Sandia National Laboratories, New Mexico
Environmental Geographic Information System

Table 3.1-1
 Summary of DSS SWMU 167, Building 940 Drain Systems

Building 940 Drain Systems	Systems Operational Years	Building 940 Drain System Descriptions	System Status
1-septic system	1965-1990	The septic system consisted of a 900-gallon septic tank and an associated seepage pit (Figure 3.1-2).	The septic system was connected to the City of Albuquerque sewer system in 1990.
3-HE waste-water drain systems		Building 940 had three separate drain systems for HE wash-down water. Two systems discharged into separate 16-foot-deep seepage pits. The third system drained first to an HE catch box before discharging into a seepage pit. This third HE drain system was reportedly never used (Figure 3.1-2). The HE waste-water drain systems operational years are unknown, but probably would have ceased well before the building was decommissioned and demolished in August 2002.	The septic tank was pumped out in December 1995, and the empty tank was inspected by the NMED. Two 55-gallon drums of waste were generated when the septic tank was pumped. The waste was characterized and managed according to SNL/NM policy. The system was subsequently abandoned in place.

DSS = Drain and Septic Systems.

HE = High explosive(s).

NMED = New Mexico Environment Department.

SNL/NM = Sandia National Laboratories/New Mexico.

SWMU = Solid Waste Management Unit.

SVOCs

SVOC analytical results for the soil samples collected from the DSS SWMU 167 boreholes are summarized in Table A-3, and MDLs for the SVOC soil analyses are presented in Table A-4.

One SVOC, bis(2-ethylhexyl) phthalate, was detected only in the 17-foot-bgs sample from seepage pit borehole SPG2.

PCBs

PCB analytical results for the soil samples collected from the DSS SWMU 167 boreholes are summarized in Table A-5. MDLs for the PCB soil analyses are presented in Table A-6.

Two PCBs were detected in the soil samples collected at this site, as follows:

- Aroclor-1254 was detected in the 12-foot-bgs sample from seepage pit borehole SPG4.
- Aroclor-1260 was detected in the 12-foot-bgs primary and duplicate samples, and in the 17-foot-bgs sample from seepage pit borehole SPG3.

The Aroclor-1260 result for the 19-foot-bgs seepage pit borehole sample SPG1 was rejected during data validation. The EB associated with the seepage pit borehole sampling was analyzed beyond the holding time, but compounds were still qualified as not detected during data validation.

HE Compounds

HE compound analytical results for the soil samples collected from the DSS SWMU 167 boreholes are summarized in Table A-7, and MDLs for the HE compound soil analyses are presented in Table A-8.

One HE compound, 1,3,5-trinitrobenzene, was detected in the 12- and 17-foot-bgs samples from seepage pit borehole SPG2.

Metals, Including Hexavalent Chromium, and Cyanide

Metals, including hexavalent chromium, and cyanide analytical results for the soil samples collected from the DSS SWMU 167 boreholes are summarized in Table A-9, and MDLs for the soil analyses are presented in Table A-10.

A total of eight metals were detected at concentrations above the NMED-approved background concentrations in the soil samples collected at this site. The detections were as follows:

- Barium, beryllium, chromium, cobalt, mercury, and thallium were detected at concentrations above the NMED-approved background concentrations in samples from the boreholes near the septic system drain lines. Only barium was detected at a concentration above the NMED-approved background in the two samples and

one split sample from the ST-01 and ST-02 boreholes drilled adjacent to the septic tank.

- Barium, lead, mercury, and silver were detected at concentrations above the NMED-approved background concentrations in the seepage pit borehole SPG3 samples. Barium and silver were detected at concentrations above the NMED-approved background in the primary, but not the duplicate, 12-foot-bgs sample from borehole SPG3. The barium and lead concentrations were twice as high in the primary sample than in the duplicate 12-foot-bgs sample from borehole SPG3. The lead concentration was also above background in the 17-foot-bgs sample from borehole SPG3. The mercury concentrations were comparable in the 12-foot-bgs primary and duplicate samples from borehole SPG3.

The duplicate sample analyses were comparable except for the barium, lead, and silver detections in the 12-foot-bgs primary and duplicate samples from seepage pit borehole SPG3.

Hexavalent chromium was not detected in any sample where an analysis for it was performed. The 9.25-foot-bgs off-site laboratory split sample from borehole ST-01 adjacent to the septic tank was analyzed outside the holding time.

Cyanide was not detected in any seepage pit borehole sample where an analysis for it was performed. However, all the analyses were performed outside the holding time.

Radionuclides

Analytical results for the gamma spectroscopy analysis of the soil samples collected from the DSS SWMU 167 boreholes are summarized in Table A-11. Uranium-238 was detected at an activity above the NMED-approved background only in the 5-foot-bgs sample from borehole BH-17. Uranium-235 was detected at an activity above the NMED-approved background only in the 17-foot-bgs sample from seepage pit borehole SPG4. All other activities were below the NMED-approved background. However, although not detected, the minimum detectable activity (MDA) for seven uranium-235 analyses of the seepage pit borehole samples exceeded the respective background activity because the standard gamma spectroscopy count time for soil samples (6,000 seconds) was not sufficient to reach the NMED-approved background activity established for SNL/NM soils (Dinwiddie September 1997). Even though the MDAs may be slightly elevated, they are still very low, and the risk assessment outcome for the site is not significantly impacted by their use.

Tritium

Tritium analytical results for the soil samples collected from the DSS SWMU 167 boreholes are summarized in Table A-12. Elevated tritium activities were measured in all samples collected from boreholes BH-17 drilled near the HE catch box and borehole BH-18 drilled near the septic system drain line. No elevated activity was detected in the sample from borehole ST-01 drilled adjacent to the septic tank.

3.2.1 Soil Sampling Quality Assurance/Quality Control Samples and Data Validation

Quality assurance/quality control samples were collected according to the ER Project guidelines and operating procedures in effect at the time of sampling. These included duplicate, EB, and TB samples. EB samples were analyzed for the same analytical suite as the associated soil samples. TB samples were included with soil sample shipments sent to laboratories for VOC analysis. The analytical results for the EB and TB samples appear only on the data tables for the site where they were reported. However, the results would have been used in the data validation process for all the samples analyzed at that time. EB and TB results are discussed with the associated analytical results above.

As shown in the data summary tables in Annex A, to assess the precision and repeatability of sampling and analytical procedures, duplicate soil samples (designated "D" or "DU") and split samples were collected and analyzed for VOCs, SVOCs, PCBs, HE compounds, metals, including hexavalent chromium, cyanide, and radionuclides by gamma spectroscopy. The results are comparable for the primary and duplicate sample analyses with the exceptions discussed for the metals analyses.

All laboratory data were reviewed and verified/validated according to "Verification and Validation of Chemical and Radiochemical Data," Technical Operating Procedure (TOP) 94-03," Rev. 0 (SNL/NM July 1994) or SNL/NM ER Project "Data Validation Procedure for Chemical and Radiochemical Data," in Administrative Operating Procedure (AOP) 00-03 (SNL/NM December 1999). In addition, SNL/NM Department 7713 (Radiation Protection Sample Diagnostics [RPSD] Laboratory) reviewed all on-site gamma spectroscopy and tritium results according to "Laboratory Data Review Guidelines," Procedure No. RPSD-02-11, Issue No. 2 (SNL/NM July 1996). The data are acceptable for use in this RSI response.

3.3 Site Sampling Data Gaps

Analytical data from the site assessment were sufficient for characterizing the nature and extent of possible constituent of concern (COC) releases. There are no further data gaps regarding characterization of DSS SWMU 167.

4.0 CONCEPTUAL SITE MODEL

The conceptual site model for DSS SWMU 167, the Building 940 Drain Systems is based upon the COCs identified in the soil samples collected from boreholes near drain lines, septic tanks, and beneath the seepage pits at this site. This section summarizes the nature and extent of contamination and the environmental fate of the COCs.

4.1 Nature and Extent of Contamination

Potential COCs at DSS SWMU 167 are VOCs, SVOCs, PCBs, HE compounds, metals, including hexavalent chromium, and cyanide, and radionuclides. Two VOCs, one SVOC, two PCBs, and one HE compound were detected in the soil samples. Eight metals were detected at concentrations above the approved maximum background concentrations for SNL/NM North Area Supergroup soils (Dinwiddie September 1997) or above the nonquantified background concentrations. Neither hexavalent chromium nor cyanide was detected above their nonquantified background concentrations. When a metal concentration exceeded its maximum background screening value, had MDLs above background, or had no quantified background value, it was considered further in the risk assessment process. Uranium-235 and uranium-238 were detected at activities above the corresponding background levels. Tritium was detected above the SNL/NM-approved background activity in 14 samples. For some of the uranium-235 analyses, the MDAs exceeded the corresponding background activity.

4.2 Environmental Fate

Potential COCs may have been released into the vadose zone via aqueous effluent discharged from the septic system and HE compound waste-water seepage pits. Possible secondary release mechanisms include the uptake of COCs that may have been released into the soil beneath the seepage pits (Figure 4.2-1).

Two water-bearing zones, a shallow groundwater system and the regional aquifer, underlie DSS SWMU 167. The depth to the shallow groundwater system is approximately 300 feet bgs. The shallow groundwater system is not used as a water supply. The depth to the regional aquifer is approximately 545 feet bgs. Both the City of Albuquerque and Kirtland Air Force Base (KAFB) utilize the regional aquifer as a water supply. Groundwater flow in the shallow groundwater system is to the southeast, while regional groundwater flow is predominantly to the north-northwest in this portion of KAFB. The nearest downgradient water-supply wells are KAFB-1 and KAFB-4, which are approximately 1.2 and 1.1 miles northwest and southwest of the site, respectively. The depth to the shallow and regional aquifers at the site (approximately 300 and 545 feet bgs) most likely precludes migration of potential COCs into the groundwater system. The potential pathways to receptors include soil ingestion, dermal contact, and inhalation, which could occur as a result of receptor exposure to contaminated subsurface soil at the site. No intake routes through plant, meat, or milk ingestion are considered appropriate for either the industrial or residential land-use scenarios. Annex B provides additional discussion on the fate and transport of COCs at DSS SWMU 167.

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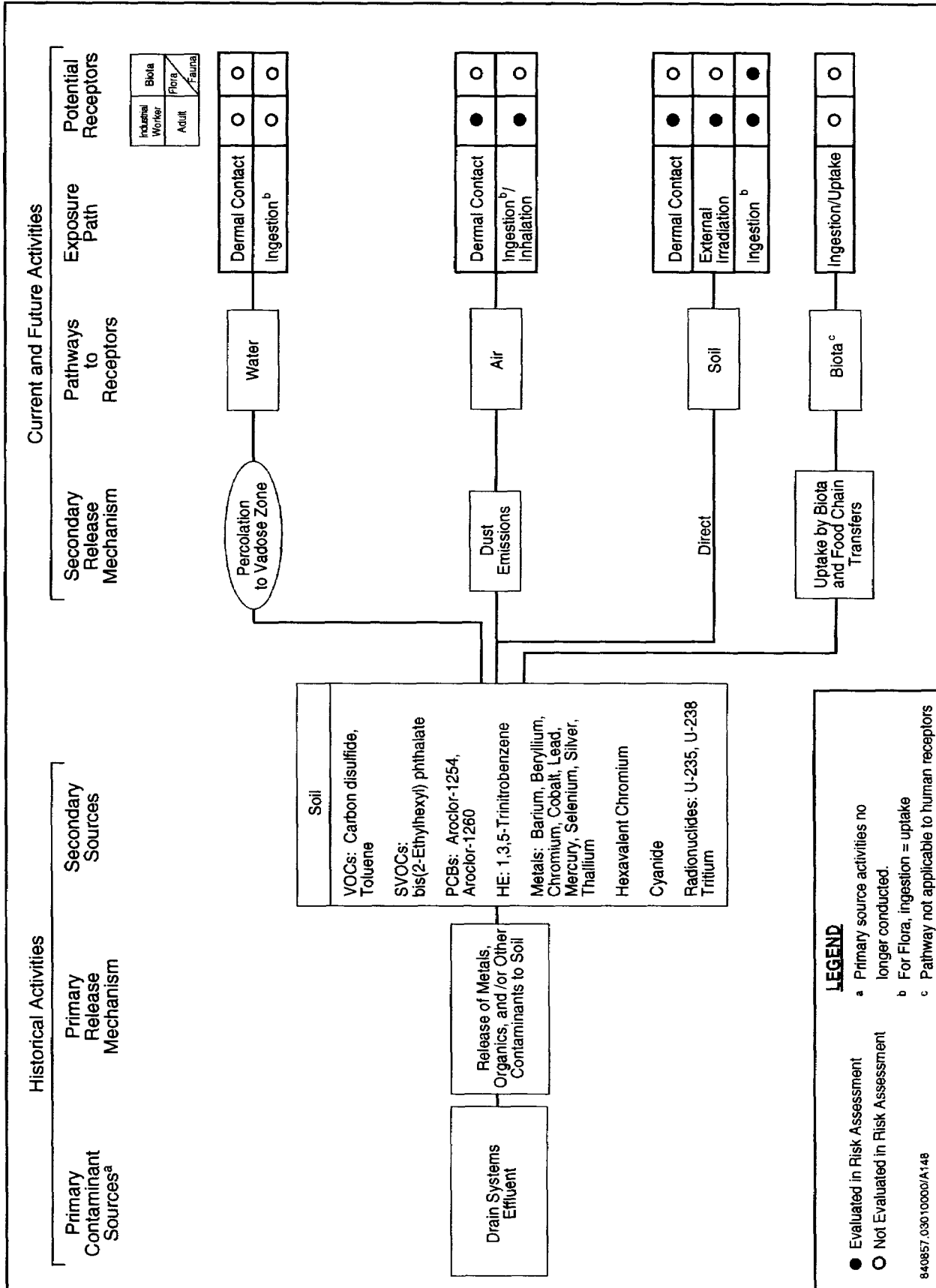


Figure 4.2-1
 Conceptual Site Model Flow Diagram for DSS SWMU 167, Building 940 Drain Systems

Table 4.2-1 summarizes the potential COCs for DSS SWMU 167. All potential COCs were retained in the conceptual model and evaluated in both the human health and ecological risk assessments. The current and future land use for DSS SWMU 167 is industrial (DOE et al. September 1995).

The potential human receptors at the site are considered to be an industrial worker and resident. The exposure routes for the receptors are dermal contact and ingestion/inhalation; however, these are realistic possibilities only if contaminated soil is excavated at the site. The major exposure route modeled in the human health risk assessment is soil ingestion for the COCs. The inhalation pathway is included because of the potential to inhale dust and volatiles. The dermal pathway is included because of the potential for receptors to be exposed to the contaminated soil.

Potential biota receptors include flora and fauna at the site. Major exposure routes for biota include direct soil ingestion, ingesting COCs through food chain transfers, and direct contact with COCs in the soil. Annex B provides additional discussion of the exposure routes and receptors at DSS SWMU 167.

4.3 Site Assessment

The site assessment at DSS SWMU 167 included risk assessments for both human health and ecological risk. This section briefly summarizes the site assessment results, and Annex B discusses the risk assessment performed for DSS SWMU 167 in more detail.

4.3.1 Summary

The site assessment concluded that DSS SWMU 167 poses no significant threat to human health under either the industrial or residential land-use scenarios. Ecological risks are expected to be very low.

4.3.2 Risk Assessments

Risk assessments were performed for both human health and ecological risk at DSS SWMU 167. This section summarizes the results.

4.3.2.1 Human Health

DSS SWMU 167 has been recommended for an industrial land-use scenario (DOE et al. September 1995). Because carbon disulfide, toluene, bis(2-ethylhexyl) phthalate, Aroclor-1254, Aroclor-1260, 1,3,5-trinitrobenzene, barium, beryllium, chromium, hexavalent chromium, cobalt, lead, mercury, selenium, silver, thallium, cyanide, uranium-235, uranium-238, and tritium are present above background or have nonquantified background levels, it was necessary to perform a human health risk assessment analysis for the site, which included these COCs. Annex B provides a complete discussion of the risk assessment process, results, and uncertainties. The risk assessment

Table 4.2-1
 Summary of Potential COCs in Soil for DSS SWMU 167, Building 940 Drain Systems

COC Type	Number of Soil Samples ^a	COCs Detected or with Concentrations Greater than Background or Nonquantified Background	Maximum Background Limit/North Area Supergroup ^b (mg/kg)	Maximum Concentration ^c (All Samples) (mg/kg)	Average Concentration ^d (mg/kg)	Number of Samples Where COCs Detected with Concentrations Greater than Background or Nonquantified Background ^e
VOCs	12	Carbon Disulfide	NA	0.00156 J	0.00098	1
	18	Toluene	NA	0.0031 J	0.00865	1
SVOCs	10	bis(2-Ethylhexyl) phthalate	NA	0.636	0.1074	1
PCBs	9	Aroclor-1254	NA	0.0035	0.0016	1
	8	Aroclor-1260	NA	0.0102	0.0031	3
HE Compounds	21	1,3,5-Trinitrobenzene	NA	1.62	0.1725	2
Metals	13	Antimony	3.9	ND (12)	3.54	None
	23	Arsenic	4.4	ND (50)	4.40	None
	23	Barium	200	291	156.9	7
	14	Beryllium	0.8	ND (3.4)	0.57	1
	23	Cadmium	0.9	ND (10)	0.74	None
	23	Chromium	12.8	15.2	7.41	2
	13	Cobalt	7.1	ND (10)	5.01	2
	13	Copper	17	ND (20)	8.66	None
	23	Lead	11.2	28.4	6.62	3
	23	Mercury	NQ	0.357	0.06	3
	23	Selenium	NQ	ND (50)	2.38	None
	23	Silver	NQ	ND (10)	0.81	1
	13	Thallium	NQ	ND (200)	16.1	3
Hexavalent Chromium	3	Hexavalent Chromium	NQ	ND (0.38)	0.16	None
Cyanide	9	Cyanide	NQ	ND (0.142)	0.071	None

Refer to footnotes at end of table.

Table 4.2-1 (Concluded)
 Summary of Potential COCs in Soil for DSS SWMU 167, Building 940 Drain Systems

COC Type	Number of Soil Samples ^a	COCs Detected or with Concentrations Greater than Background or Nonquantified Background	Maximum Background Limit/North Area Supergroup ^b (mg/kg)	Maximum Concentration ^c (All Samples) (mg/kg)	Average Concentration ^d (mg/kg)	Number of Samples Where COCs Detected with Concentrations Greater than Background or Nonquantified Background ^e
	24	U-235	0.18	ND (0.243)	NC ^f	1
	24	U-238	1.3	2.02	NC ^f	1
	15	Tritium	0.021 ^g	0.25	NC ^f	14

^aNumber of soil samples includes duplicates and splits.

^bDinwiddie September 1997.

^cMaximum concentration for metals and cyanide, or maximum activity for radionuclides, is the greater of either the maximum amount detected, or the maximum MDL or MDA above background or nonquantified background. For other COCs, the value listed is the maximum amount detected.

^dAverage concentration includes all samples except blanks. The average is calculated as the sum of detected amounts and one-half of the MDLs for nondetect results, divided by the number of samples.

^eSee appropriate data table for sample locations.

^fAn average MDA is not calculated because of the variability in instrument counting error and the number of reported nondetect activities for gamma spectroscopy or tritium analyses.

^gTharp February 1999. 420 pCi/L = 0.021 pCi/g, assuming a soil density of 1 gram/cubic centimeter and 5 percent soil moisture.

COC = Constituent of concern.
 ND () = Not detected above the MDL or MDA, shown in parentheses.

DSS = Drain and Septic Systems.

HE = High explosive(s).

J = Analytical result was qualified as an estimated value.

MDA = Minimum detectable activity.

MDL = Method detection limit.

mg/kg = Milligram(s) per kilogram.

NA = Not applicable.

NC = Not calculated.

NQ = Nonquantified background value.

PCB = Polychlorinated biphenyl.

pCi/g = Picocurie(s) per gram.

pCi/L = Picocurie(s) per liter.

SVOC = Semivolatile organic compound.

SWMU = Solid Waste Management Unit.

VOC = Volatile organic compound.

process provides a quantitative evaluation of the potential adverse human health effects from constituents in the site's soil by calculating the hazard index (HI) and excess cancer risk for both industrial and residential land-use scenarios.

The HI calculated for the COCs at DSS SWMU 167 is 0.05 for the industrial land-use scenario, which is less than the numerical standard of 1.0 suggested by risk assessment guidance (EPA 1989). The incremental HI risk, determined by subtracting risk associated with background from potential nonradiological COC risk (without rounding), is 0.03. The excess cancer risk for DSS SWMU 167 COCs is 4E-9 for an industrial land-use scenario. NMED guidance states that cumulative excess lifetime cancer risk must be less than 1E-5 (Bearzi January 2001); thus the excess cancer risk for this site is below the suggested acceptable risk value. The incremental excess cancer risk is 3.53E-9. Both the incremental HI and excess cancer risk are below NMED guidelines.

The HI calculated for the COCs at DSS SWMU 167 is 0.57 for the residential land-use scenario, which is less than the numerical standard of 1.0 suggested by risk assessment guidance (EPA 1989). The incremental HI risk, determined by subtracting risk associated with background from potential nonradiological COC risk (without rounding), is 0.40. The excess cancer risk for DSS SWMU 167 COCs is 1E-8 for a residential land-use scenario. NMED guidance states that cumulative excess lifetime cancer risk must be less than 1E-5 (Bearzi January 2001); thus the excess cancer risk for this site is below the suggested acceptable risk value. The incremental excess cancer risk is 1.48E-8. Both the incremental HI and incremental excess cancer risk are below NMED guidelines.

For the radiological COCs, three of the constituents (uranium-235, uranium 238, and tritium) also had detected values or MDA values greater than the corresponding background values. The incremental total effective dose equivalent (TEDE) and corresponding estimated cancer risk from radiological COCs are much lower than the U.S. Environmental Protection Agency (EPA) guidance values; the estimated TEDE is 2.8E-2 millirem (mrem)/year (yr) for the industrial land-use scenario. This value is much lower than the EPA's numerical guidance of 15 mrem/yr (EPA 1997a). The corresponding incremental estimated cancer risk value is 2.9E-7 for the industrial land-use scenario. Furthermore, the incremental TEDE for the residential land-use scenario that results from a complete loss of institutional controls is 7.2E-2 mrem/yr with an associated incremental estimated risk of 8.4E-7. The guideline for this scenario is 75 mrem/yr (SNL/NM February 1998). Therefore, DSS SWMU 167 is eligible for unrestricted radiological release.

The incremental nonradiological and radiological carcinogenic risks are tabulated and summed in Table 4.3.2-1.

Table 4.3.2-1
 Summation of Incremental Radiological and Nonradiological Risks from
 DSS SWMU 167, Building 940 Drain Systems Carcinogens

Scenario	Nonradiological Risk	Radiological Risk	Total Risk
Industrial	3.53E-9	2.9E-7	2.9E-7
Residential	1.48E-8	8.4E-7	8.6E-7

DSS = Drain and Septic Systems.
 SWMU = Solid Waste Management Unit.

Uncertainties associated with the calculations are considered small relative to the conservatism of the risk assessment analysis. Therefore, it is concluded that this site poses insignificant risk to human health under both the industrial and residential land-use scenarios.

4.3.2.2 *Ecological*

An ecological assessment that corresponds with the procedures in the EPA's Ecological Risk Assessment Guidance for Superfund (EPA 1997b) also was performed as set forth by the NMED Risk-Based Decision Tree in the "RPMP [RCRA Permits Management Program] Document Requirement Guide" (NMED March 1998). An early step in the evaluation compared COC concentrations and identified potentially bioaccumulative constituents (see Annex B, Sections IV, VII.2, and VII.3). This methodology also required developing a site conceptual model and a food web model, as well as selecting ecological receptors, as presented in "Predictive Ecological Risk Assessment Methodology, Environmental Restoration Program, Sandia National Laboratories, New Mexico" (IT July 1998). The risk assessment also includes the estimation of exposure and ecological risk.

All COCs at DSS SWMU 167 are from depths equal to, or greater than, 5 feet bgs. Therefore, no complete ecological exposure pathways exist at this site, and no COCs are considered to be constituents of potential ecological concern (COPECs).

4.4 **Baseline Risk Assessments**

This section discusses the baseline risk assessments for human health and ecological risk.

4.4.1 Human Health

Because the results of the human health risk assessment summarized in Section 4.3.2.1 indicate that DSS SWMU 167 poses insignificant risk to human health under both the industrial and residential land-use scenarios, a baseline human health risk assessment is not required for this site.

4.4.2 Ecological

All COCs at DSS SWMU 167 are from depths greater than 5 feet bgs. Therefore, no complete ecological exposure pathways exist at this site, and no COCs are considered to be COPECs.

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5.0 NO FURTHER ACTION PROPOSAL

5.1 Rationale

Based upon field investigation data and the human health and ecological risk assessment analyses, an NFA decision is recommended for DSS SWMU 167 for the following reasons:

- The soil has been sampled for all potential COCs.
- No COCs are present in the soil at levels considered hazardous to human health for either an industrial or residential land-use scenario.
- None of the COCs warrant ecological concern because no complete pathways exist at the site.

5.2 Criterion

Based upon the evidence provided in Section 5.1, DSS SWMU 167 is proposed for an NFA decision according to Criterion 5, which states, "the SWMU/AOC [area of concern] has been characterized or remediated in accordance with current applicable state or federal regulations, and the available data indicate that contaminants pose an acceptable level of risk under current and projected future land use" (NMED March 1998).

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6.0 REFERENCES

Bearzi, J.P. (New Mexico Environment Department), January 2001. Memorandum to RCRA-Regulated Facilities, "Risk-Based Screening Levels for RCRA Corrective Action Sites in New Mexico," Hazardous Waste Bureau, New Mexico Environment Department, Santa Fe, New Mexico. January 23, 2001.

Dinwiddie, R.S. (New Mexico Environment Department), September 1997. Letter to M.J. Zamorski (U.S. Department of Energy), "Request for Supplemental Information: Background Concentrations Report, SNL/KAFB." September 24, 1997.

DOE, see U.S. Department of Energy.

EPA, see U.S. Environmental Protection Agency.

IT, see IT Corporation.

IT Corporation (IT), July 1998. "Predictive Ecological Risk Assessment Methodology, Environmental Restoration Program, Sandia National Laboratories, New Mexico," IT Corporation, Albuquerque, New Mexico.

New Mexico Environment Department (NMED), March 1998. "RPMP Document Requirement Guide," RCRA Permits Management Program, Hazardous and Radioactive Materials Bureau, New Mexico Environment Department, Santa Fe, New Mexico.

NMED, see New Mexico Environment Department.

Sandia National Laboratories/New Mexico (SNL/NM), July 1994. "Verification and Validation of Chemical and Radiochemical Data," Technical Operating Procedure (TOP) 94-03, Rev. 0, Sandia National Laboratories, Albuquerque, New Mexico.

Sandia National Laboratories/New Mexico (SNL/NM), July 1995. "Proposal for No Further Action, Environmental Restoration Site 167, Building 940 Septic System Operable Unit 1303," Environmental Restoration Project, Sandia National Laboratories, Albuquerque, New Mexico.

Sandia National Laboratories/New Mexico (SNL/NM), July 1996. "Laboratory Data Review Guidelines," Radiation Protection Sample Diagnostics Procedure No. RPSD-02-11, Issue No. 2, Sandia National Laboratories/New Mexico, Albuquerque, New Mexico.

Sandia National Laboratories/New Mexico (SNL/NM), February 1998. "RESRAD Input Parameter Assumptions and Justification," Environmental Restoration Project, Sandia National Laboratories, Albuquerque, New Mexico.

Sandia National Laboratories/New Mexico (SNL/NM), October 1999. "Sampling and Analysis Plan for Characterizing and Assessing Potential Releases to the Environment From Septic and Other Miscellaneous Drain Systems at Sandia National Laboratories/New Mexico," Sandia National Laboratories, Albuquerque, New Mexico. October 19, 1999.

Sandia National Laboratories/New Mexico (SNL/NM), December 1999. "Data Validation Procedure for Chemical and Radiochemical Data," Administrative Operating Procedure (AOP) 00-03, Environmental Restoration Project, Sandia National Laboratories, Albuquerque, New Mexico.

Sandia National Laboratories/New Mexico (SNL/NM), November 2001. "Field Implementation Plan, Characterization of Non-Environmental Restoration Drain and Septic Systems," Sandia National Laboratories, Albuquerque, New Mexico.

Sandia National Laboratories/New Mexico (SNL/NM), April 2004. Website listing site history, constituents of concern, current status, current and future work, and waste volumes generated, <http://ertrack/SiteDetail.cfm?SiteID=167>

SNL/NM, see Sandia National Laboratories/New Mexico.

Tharp, T.L. (Sandia National Laboratories/New Mexico), February 1999. Memorandum to F.B. Nimick (Sandia National Laboratories/New Mexico, Albuquerque, New Mexico), regarding Tritium Background Data Statistical Analysis for Site-Wide Surface Soils. February 25, 1999.

U.S. Department of Energy (DOE), U.S. Air Force, and U.S. Forest Service, September 1995. "Workbook: Future Use Management Area 2," prepared by the Future Use Logistics and Support Working Group in cooperation with U.S. Department of Energy Affiliates, the U.S. Air Force, and the U.S. Forest Service.

U.S. Environmental Protection Agency (EPA), November 1986. "Test Methods for Evaluating Solid Waste," 3rd ed., Update 3, SW-846, Office of Solid Waste and Emergency Response, U.S. Environmental Protection Agency, Washington, D.C.

U.S. Environmental Protection Agency (EPA), 1989. "Risk Assessment Guidance for Superfund, Volume I: Human Health Evaluation Manual," EPA/540-1089/002, Office of Emergency and Remedial Response, U.S. Environmental Protection Agency, Washington, D.C.

U.S. Environmental Protection Agency (EPA), 1997a. "Establishment of Cleanup Levels for CERCLA Sites with Radioactive Contamination," OSWER Directive No. 9200.4-18, Office of Solid Waste and Emergency Response, U.S. Environmental Protection Agency, Washington, D.C.

U.S. Environmental Protection Agency (EPA), 1997b. "Ecological Risk Assessment Guidance for Superfund: Process for Designing and Conducting Ecological Risks," Interim Final, U.S. Environmental Protection Agency, Washington, D.C.

U.S. Geological Survey (USGS), 1994. "National Geochemical Database: National Uranium Resource Evaluation Data for the Conterminus United States," USGS Digital Data Series Dds-18-a.

USGS, see U.S. Geological Survey.

ANNEX A
DSS SWMU 167
Analytical Data Summary Tables

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Table A-1
 Summary of DSS SWMU 167, Building 940 Drain Systems
 Confirmatory Soil Sampling, VOC Analytical Results
 November 1994–October 2000
 (On- and Off-Site Laboratories)

Record Number ^b	Sample Attributes			VOCs (EPA Method 8000a) (µg/kg)				
	ER Sample ID	Sample Depth (ft)	Sample Date	Acetone	Carbon disulfide	Dibromochloromethane	Methylene chloride	Toluene
Boreholes near drain lines or septic tanks								
2089	TA2-BH-17-5.75	5.75	11-5-94	NR	NR	ND (100)	ND (500)	ND (50)
2089	TA2-BH-17-11.25	11.25	11-5-94	NR	NR	ND (100)	ND (500)	ND (50)
2089	TA2-BH-17-15.5	15.5	11-5-94	NR	NR	ND (100)	ND (500)	ND (50)
2089	TA2-BH-18-6.0	6	11-5-94	NR	NR	ND (100)	ND (500)	ND (50)
2089	TA2-BH-18-10.75	10.75	11-5-94	NR	NR	ND (100)	ND (500)	ND (50)
2089	TA2-BH-18-20.25	20.25	11-5-94	NR	NR	ND (100)	ND (500)	ND (50)
3595	TA2-ST-01 (On-site laboratory)	9.25	8-24-95	ND (5)	ND (5)	ND (1)	ND (1)	ND (1)
04197	TA2-ST-01 (Off-site laboratory split)	9.25	8-24-95	ND (11)	ND (5.5)	ND (5.5)	ND (5.5)	3.1 J (5.5)
3595	TA2-ST-02 (On-site laboratory)	9.25	8-24-95	ND (5)	ND (5)	ND (1)	ND (1)	ND (1)
Seepage pit borehole samples								
603753	TA2-167-SPG1-S-19	19	10-18-00	ND (2.42)	ND (0.62)	ND (0.111)	ND (0.96)	ND (0.259)
603753	TA2-167-SPG1-S-24	24	10-18-00	ND (2.42)	ND (0.62)	ND (0.111)	ND (0.96)	ND (0.259)
603753	TA2-167-SPG2-S-12	12	10-18-00	ND (2.42)	ND (0.62)	ND (0.111)	ND (0.96)	ND (0.259)
603753	TA2-167-SPG2-S-17	17	10-18-00	ND (2.42)	1.56 J (5)	ND (0.111)	ND (0.96)	ND (0.259)
603753	TA2-167-SPG3-S-12	12	10-18-00	ND (2.42)	ND (0.62)	ND (0.111)	ND (0.96)	ND (0.259)
603753	TA2-167-SPG3-S-12-DU	12	10-18-00	ND (2.42)	ND (0.62)	ND (0.111)	ND (0.96)	ND (0.259)
603753	TA2-167-SPG3-S-17	17	10-18-00	ND (2.42)	ND (0.62)	ND (0.111)	ND (0.96)	ND (0.259)
603753	TA2-167-SPG4-S-12	12	10-18-00	ND (2.42)	ND (0.62)	ND (0.111)	ND (0.96)	ND (0.259)
603753	TA2-167-SPG4-S-17	17	10-18-00	ND (2.42)	ND (0.62)	ND (0.111)	ND (0.96)	ND (0.259)
Quality Assurance/Quality Control Samples (µg/L)								
603753	TA2-167-SPG-EB	NA	10-18-00	3.65 J (5)	ND (0.349)	0.338 J (1)	ND (1.41 U)	ND (0.262)
603753	TA2-167-SPG-TB	NA	10-18-00	ND (0.224)	ND (0.349)	ND (0.089)	ND (1.6 U)	ND (0.262)

Note: Values in bold represent detected analytes.

^aEPA November 1986.

^bAnalysis request/chain-of-custody record.

BH = Borehole.

DSS = Drain and Septic Systems.

DU = Duplicate Sample.

EB = Equipment blank.

EPA = U.S. Environmental Protection Agency.

ER = Environmental Restoration.

Table A-1 (Concluded)
 Summary of DSS SWMU 167, Building 940 Drain Systems
 Confirmatory Soil Sampling, VOC Analytical Results
 November 1994–October 2000
 (On- and Off-Site Laboratories)

- ft = Foot (feet).
- ID = Identification.
- J () = The reported value is greater than or equal to the MDL but is less than the practical quantitation limit, shown in parentheses.
- MDL = Method detection limit.
- µg/kg = Microgram(s) per kilogram.
- µg/L = Microgram(s) per liter.
- NA = Not applicable.
- ND () = Not detected above the MDL, shown in parentheses.
- NR = Not reported.
- S = Soil sample.
- SPG = Seepage pit.
- ST = Septic tank.
- SWMU = Solid Waste Management Unit.
- TA = Technical Area.
- TB = Trip blank.
- U = Analytical result was qualified as not detected.
- VOC = Volatile Organic Compound.

Table A-2
 Summary of DSS SWMU 167, Building 940 Drain Systems
 Confirmatory Soil Sampling, VOC Analytical MDLs
 November 1994–October 2000
 (On- and Off-Site Laboratories)

Analyte	EPA Method 8000 ^a Detection Limits ($\mu\text{g}/\text{kg}$)
Acetone	2.42–10
Benzene	0.276–50
Bromodichloromethane	0.194–100
Bromoform	0.145–500
Bromomethane	0.31–500
2-Butanone	1.76–10
Carbon disulfide	0.62–5
Carbon tetrachloride	0.144–50
Chlorobenzene	0.206–200
Chloroethane	0.286–500
2-Chloroethyl vinyl ether	1.8
Chloroform	0.204–50
Chloromethane	0.192–500
Dibromochloromethane	0.111–100
1,2-Dibromoethane	200
1,2-Dichlorobenzene	4.33–1300
1,3-Dichlorobenzene	3.33–1300
1,4-Dichlorobenzene	5.99–1300
1,1-Dichloroethane	0.231–50
1,2-Dichloroethane	0.17–100
1,1-Dichloroethene	0.262–50
cis-1,2-Dichloroethene	0.327–0.7
trans-1,2-Dichloroethene	0.232–50
1,2-Dichloroethene	5
1,2-Dichloropropane	0.19–100
cis-1,3-Dichloropropene	0.216–200
trans-1,3-Dichloropropene	0.163–100
Ethylbenzene	0.212–50
2-Hexanone	1.33–10
Methylene chloride	0.96–500
4-Methyl-2-pentanone	1.17–10
Styrene	0.198–5
1,1,2,2-Tetrachloroethane	0.195–100
Tetrachloroethene	0.582–50
Toluene	0.259–50
1,1,1-Trichloroethane	0.157–50
1,1,2-Trichloroethane	0.177–100
Trichloroethene	0.72–50
1,1,2-trichloro-1,2,2-trifluoroethane	100
Vinyl acetate	0.83–10

Refer to footnotes at end of table.

Table A-2 (Concluded)
 Summary of DSS SWMU 167, Building 940 Drain Systems
 Confirmatory Soil Sampling, VOC Analytical MDLs
 November 1994–October 2000
 (On- and Off-Site Laboratories)

Analyte	EPA Method 8000 ^a Detection Limits (µg/kg)
Vinyl chloride	0.255–100
Xylene	0.68–50

Note: Because of the long time period covering sample collection at this site, MDL ranges are presented. MDLs were not routinely reported, or were reported as ranges, by the laboratories for analyses performed in the early- to mid-1990s.

^aEPA November 1986.

- DSS = Drain and Septic Systems.
- EPA = U.S. Environmental Protection Agency.
- MDL = Method Detection Limit.
- µg/kg = Microgram(s) per kilogram.
- SWMU = Solid Waste Management Unit.
- VOC = Volatile organic compound.

Table A-3
 Summary of DSS SWMU 167, Building 940 Drain Systems
 Confirmatory Soil Sampling, SVOC Analytical Results,
 August 1995–October 2000
 (Off-Site Laboratories)

Sample Attributes				SVOCs (EPA Method 8270 ^a) (µg/kg)
Record Number ^b	ER Sample ID	Sample Depth (ft)	Sample Date	bis(2-Ethylhexyl) phthalate
Boreholes near drain lines or septic tanks				
04197	TA-ST-01-9.25	9.25	08-24-95	ND (720)
Seepage pit borehole samples				
603753	TA2-167-SPG1-S-19	19	10-18-00	ND (19.6)
603753	TA2-167-SPG1-S-24	24	10-18-00	ND (19.6)
603753	TA2-167-SPG2-S-12	12	10-18-00	ND (19.6)
603753	TA2-167-SPG2-S-17	17	10-18-00	636
603753	TA2-167-SPG3-S-12	12	10-18-00	ND (19.6)
603753	TA2-167-SPG3-S-12-DU	12	10-18-00	ND (19.6)
603753	TA2-167-SPG3-S-17	17	10-18-00	ND (19.6)
603753	TA2-167-SPG4-S-12	12	10-18-00	ND (19.6)
603753	TA2-167-SPG4-S-17	17	10-18-00	ND (19.6)
Quality Assurance/Quality Control Samples (µg/L)				
603753	TA2-167-SPG-EB	NA	10-18-00	ND (0.32)

Note: Values in **bold** represent detected analytes.

^aEPA November 1986.

^bAnalysis request/chain-of-custody record.

DSS = Drain and Septic Systems.

DU = Duplicate Sample.

EB = Equipment blank.

EPA = U.S. Environmental Protection Agency.

ER = Environmental Restoration.

ft = Foot (feet).

ID = Identification.

MDL = Method detection limit.

µg/kg = Microgram(s) per kilogram.

µg/L = Microgram(s) per liter.

NA = Not applicable.

ND () = Not detected above the MDL, shown in parentheses.

S = Soil sample.

SPG = Seepage pit.

ST = Septic tank.

SVOC = Semivolatile Organic Compound.

SWMU = Solid Waste Management Unit.

TA = Technical Area.

Table A-4
 Summary of DSS SWMU 167, Building 940 Drain Systems
 Confirmatory Soil Sampling, SVOC Analytical MDLs
 August 1995–October 2000
 (Off-Site Laboratories)

Analyte	EPA Method 8270 ^a Detection Limits ($\mu\text{g}/\text{kg}$)
Acenaphthene	4–1300
Acenaphthylene	3.66–1300
Anthracene	4.66–1300
Benzo(a)anthracene	5.99–1300
Benzo(a)pyrene	5.66–1300
Benzo(b)fluoranthene	8.99–1300
Benzo(g,h,i)perylene	8.99–1300
Benzo(k)fluoranthene	8.99–1300
Benzoic acid	1600–6400
Benzyl alcohol	330–1300
4-Bromophenyl phenyl ether	4.66–1300
Butylbenzyl phthalate	12–1300
4-Chlorobenzenamine	54–1300
bis(2-Chloroethoxy)methane	5.99–1300
bis(2-Chloroethyl)ether	6.66–1300
bis-Chloroisopropyl ether	5.99–1300
4-Chloro-3-methylphenol	19.6–1300
2-Chloronaphthalene	3.66–1300
2-Chlorophenol	5–1300
4-Chlorophenyl phenyl ether	3.33–1300
Chrysene	6.33–1300
o-Cresol	7.66–1300
Dibenz[a,h]anthracene	4.66–1300
Dibenzofuran	2.66–1300
1,2-Dichlorobenzene	4.33–1300
1,3-Dichlorobenzene	3.33–1300
1,4-Dichlorobenzene	5.99–1300
3,3'-Dichlorobenzidine	28–2600
2,4-Dichlorophenol	7.99–1300
Diethylphthalate	6.33–1300
2,4-Dimethylphenol	6.99–1300
Dimethylphthalate	27.3–1300
Di-n-butyl phthalate	14–1300
Dinitro-o-cresol	33.3–6400
2,4-Dinitrophenol	15.7–6400
2,4-Dinitrotoluene	5–1300
2,6-Dinitrotoluene	3–1300
Di-n-octyl phthalate	8.99–1300
Diphenyl amine	15.7–84.9
bis(2-Ethylhexyl) phthalate	19.6–1300
Fluoranthene	5–1300
Fluorene	3–1300

Refer to footnotes at end of table.

Table A-4 (Concluded)
 Summary of DSS SWMU 167, Building 940 Drain Systems
 Confirmatory Soil Sampling, SVOC Analytical MDLs
 August 1995–October 2000
 (Off-Site Laboratories)

Analyte	EPA Method 8270 ^a Detection Limits ($\mu\text{g}/\text{kg}$)
Hexachlorobenzene	4.66–1300
Hexachlorobutadiene	6.66–1300
Hexachlorocyclopentadiene	2.33–1300
Hexachloroethane	4.33–1300
Indeno(1,2,3-cd)pyrene	8.99–1300
Isophorone	2.33–1300
2-Methylnaphthalene	4–1300
4-Methylphenol	5.66–1300
Naphthalene	3.33–1300
2-Nitroaniline	56–6400
3-Nitroaniline	37–6400
4-Nitroaniline	52–6400
Nitrobenzene	36.6–1300
2-Nitrophenol	3.66–1300
4-Nitrophenol	79–6400
n-Nitrosodiphenylamine	30–1300
n-Nitrosodipropylamine	6.66–1300
Pentachlorophenol	65–6400
Phenanthrene	4–1300
Phenol	3.66–1300
Pyrene	8.66–1300
1,2,4-Trichlorobenzene	4.66–1300
2,4,5-Trichlorophenol	24.3–6400
2,4,6-Trichlorophenol	5.33–1300

Note: Because of the long time period covering sample collection at this site, MDL ranges are presented. MDLs were not routinely reported, or were reported as ranges, by the laboratories for analyses performed in the early- to mid-1990s.

^aEPA November 1986.

DSS = Drain and Septic Systems.

EPA = U.S. Environmental Protection Agency.

MDL = Method Detection Limit.

$\mu\text{g}/\text{kg}$ = Microgram(s) per kilogram.

SVOC = Semivolatile organic compound.

SWMU = Solid Waste Management Unit.

Table A-5
 Summary of DSS SWMU 167, Building 940 Drain Systems
 Confirmatory Soil Sampling, PCB Analytical Results
 October 2000
 (Off-site Laboratory)

Sample Attributes				(EPA Method 8082 ^a) (µg/kg)	
Record Number ^b	ER Sample ID	Sample Depth (ft)	Sample Date	Aroclor-1254	Aroclor-1260
Seepage pit borehole samples					
603753	TA2-167-SPG1-S-19	19	10-18-00	ND (1.36)	R
603753	TA2-167-SPG1-S-24	24	10-18-00	ND (1.36)	ND (1.42)
603753	TA2-167-SPG2-S-12	12	10-18-00	ND (6.9 U)	ND (1.42)
603753	TA2-167-SPG2-S-17	17	10-18-00	ND (5 U)	ND (1.42)
603753	TA2-167-SPG3-S-12	12	10-18-00	ND (1.36)	6.2
603753	TA2-167-SPG3-S-12-DU	12	10-18-00	ND (1.36)	10.2
603753	TA2-167-SPG3-S-17	17	10-18-00	ND (1.36)	4.7
603753	TA2-167-SPG4-S-12	12	10-18-00	3.5	ND (1.42)
603753	TA2-167-SPG4-S-17	17	10-18-00	ND (1.36)	ND (1.42)
Quality Assurance/Quality Control Samples (µg/L)					
603753	TA2-167-SPG-EB	NA	10-18-00	ND (0.0411 UH)	ND (0.043 UH)

Note: Values in **bold** represent detected analytes.

^aEPA November 1986.

^bAnalysis request/chain-of-custody record.

DSS = Drain and Septic Systems.

DU = Duplicate Sample.

EB = Equipment blank.

EPA = U.S. Environmental Protection Agency.

ER = Environmental Restoration.

ft = Foot (feet).

H = The holding time was exceeded for the associated sample analysis.

ID = Identification.

MDL = Method detection limit.

µg/kg = Microgram(s) per kilogram.

µg/L = Microgram(s) per liter.

NA = Not applicable.

ND () = Not detected above the MDL, shown in parentheses.

PCB = Polychlorinated biphenyl.

R = Analytical result was rejected during data validation.

S = Soil sample.

SPG = Seepage pit.

SWMU = Solid Waste Management Unit.

TA = Technical Area.

U = Analytical result was qualified as not detected.

Table A-6
 Summary of DSS SWMU 167, Building 940 Drain Systems
 Confirmatory Soil Sampling, PCB Analytical MDLs
 October 2000
 (Off-Site Laboratory)

Analyte	EPA Method 8082 ^a Detection Limit (µg/kg)
Aroclor-1016	0.782-30
Aroclor-1221	2.79-30
Aroclor-1232	0.719-30
Aroclor-1242	1.65-30
Aroclor-1248	0.898-30
Aroclor-1254	1.36-31
Aroclor-1260	1.42-31

^aEPA November 1986.

DSS = Drain and Septic Systems.

EPA = U.S. Environmental Protection Agency.

MDL = Method detection limit.

µg/kg = Microgram(s) per kilogram.

PCB = Polychlorinated biphenyl.

SWMU = Solid Waste Management Unit.

Table A-7
 Summary of DSS SWMU 167, Building 940 Drain Systems
 Confirmatory Soil Sampling, HE Compound Analytical Results,
 November 1994–October 2000
 (On- and Off-Site Laboratories)

Sample Attributes				HE (EPA Method 8330 ^a) (mg/kg)
Record Number ^b	ER Sample ID	Sample Depth (ft)	Sample Date	1,3,5-Trinitrobenzene
Boreholes near drain lines or septic tanks				
2089	TA2-BH-17-11.5	11.5	11-05-94	ND (0.25)
2089	TA2-BH-17-16.0	16	11-05-94	ND (0.25)
2089	TA2-BH-17-21.0	21	11-05-94	ND (0.25)
2089	TA2-BH-17-31.0	31	11-05-94	ND (0.25)
2089	TA2-BH-17-40.0	40	11-05-94	ND (0.25)
2089	TA2-BH-17-51.0	51	11-05-94	ND (0.25)
2089	TA2-BH-18-11.0	11	11-05-94	ND (0.25)
2089	TA2-BH-18-20.5	20.5	11-05-94	ND (0.25)
2089	TA2-BH-18-31.0	31	11-05-94	ND (0.25)
2089	TA2-BH-18-41.0	41	11-05-94	ND (0.25)
2089	TA2-BH-18-51.0	51	11-05-94	ND (0.25)
2670	TA2-ST-01-9.25 (On-site laboratory)	9.25	08-24-95	NR
04197	TA2-ST-01-9.25 (Off-site laboratory split)	9.25	08-24-95	ND (0.28)
2670	TA2-ST-02-9.25 (On-site laboratory)	9.25	08-24-95	NR
Seepage pit borehole samples				
603753	TA2-167-SPG1-S-19	19	10-18-00	ND (0.0119)
603753	TA2-167-SPG1-S-24	24	10-18-00	ND (0.0119)
603753	TA2-167-SPG2-S-12	12	10-18-00	1.620
603753	TA2-167-SPG2-S-17	17	10-18-00	0.445
603753	TA2-167-SPG3-S-12	12	10-18-00	ND (0.0119)
603753	TA2-167-SPG3-S-12-DU	12	10-18-00	ND (0.0119)
603753	TA2-167-SPG3-S-17	17	10-18-00	ND (0.0119)
603753	TA2-167-SPG4-S-12	12	10-18-00	ND (0.0119)
603753	TA2-167-SPG4-S-17	17	10-18-00	ND (0.0119)
Quality Assurance/Quality Control Samples (µg/L)				
603753	TA2-167-SPG-EB	NA	10-18-00	ND (0.0555 J)

Note: Values in **bold** represent detected analytes.

^aEPA November 1986.

^bAnalysis request/chain-of-custody record.

BH = Borehole.

DSS = Drain and Septic Systems.

DU = Duplicate Sample.

EB = Equipment blank.

EPA = U.S. Environmental Protection Agency.

ER = Environmental Restoration.

ft = Foot (feet).

HE = High explosive(s).

ID = Identification.

J = Analytical result was qualified as an estimated value.

MDL = Method detection limit.

µg/L = Microgram(s) per liter.

mg/kg = Milligram(s) per kilogram.

NA = Not applicable.

ND () = Not detected above the MDL, shown in parentheses.

NR = Not reported.

S = Soil sample.

SPG = Seepage pit.

ST = Septic tank.

SWMU = Solid Waste Management Unit.

TA = Technical Area.

Table A-8
 Summary of DSS SWMU 167, Building 940 Drain Systems
 Confirmatory Soil Sampling, HE Compound Analytical MDLs
 November 1994–October 2000
 (On- and Off-Site Laboratories)

Analyte	EPA Method 8330 ^a Detection Limits (mg/kg)
2-Amino-4,6-dinitrotoluene	0.0134–0.25
4-Amino-2,6-dinitrotoluene	0.0101–0.25
1,3-Dinitrobenzene	0.0134–1
2,4-Dinitrotoluene	0.012–1
2,6-Dinitrotoluene	0.0157–1
Nitrobenzene	0.014–1
Nitroglycerine	0.030
2-Nitrotoluene	0.0152–0.25
3-Nitrotoluene	0.0116–0.25
4-Nitrotoluene	0.0116–0.25
HMX	0.0168–1
PETN	124
RDX	0.0125–1
Tetryl	0.0155–1
1,3,5-Trinitrobenzene	0.0119–1
2,4,6-Trinitrotoluene	0.0141–1

Note: Because of the long time period covering sample collection at this site, MDL ranges are presented. MDLs were not routinely reported, or were reported as ranges, by the laboratories for analyses performed in the early- to mid-1990s.

^aEPA November 1986.

DSS = Drain and Septic Systems.
 EPA = U.S. Environmental Protection Agency.
 HE = High Explosive(s).
 HMX = Octahydro-1,3,5,7-tetranitro-1,3,5,7-tetrazocine.
 MDL = Method detection limit.
 mg/kg = Milligram(s) per kilogram.
 PETN = Pentaerythritol tetranitrate.
 RDX = Hexahydro-1,3,5-trinitro-1,3,5-triazine.
 SWMU = Solid Waste Management Unit.
 Tetryl = Methyl-2,4,6-trinitrophenylnitramine.

Table A-9
Summary of DSS SWMU 167, Building 940 Drains Systems
Confirmatory Soil Sampling, Metals, Including Hexavalent Chromium, and Cyanide Analytical Results
November 1994–October 2000
(On- and Off-Site Laboratories)

Record Number ^b	Sample Attributes ER Sample ID	Sample Depth (ft)	Sample Date	Metals: EPA Method 6000/7000/7196A/9012A ³ (mg/kg)																										
				Antimony	Arsenic	Barium	Beryllium	Cadmium	Chromium	Chromium (VI)	Cobalt	Copper	Cyanide	Lead	Manganese	Mercury	Nickel	Selenium	Silver	Thallium	Vanadium	Zinc								
Boreholes near drain lines or septic tanks	2089	TA2-BH-17-11.5	11.5	11-05-94	ND (12)	3.2	25.4	0.23 J (0.4)	ND (1)	2.1	NR	2.1	2.4 J (4)	NR	3.3	38	ND (0.1)	3.9 J (8)	ND (1)	ND (2)	0.61 J (2)	NR	11.6	9.5						
	2089	TA2-BH-17-16.0	16	11-05-94	ND (6)	3.4	44.3	0.38	ND (0.5)	6.8	NR	4.3	5.6	NR	5.1	200	ND (0.1)	7.9	ND (0.5)	ND (1)	0.62 J (1)	NR	26.5	25.9						
	2089	TA2-BH-17-21.0	21	11-05-94	ND (6)	3.1	183	0.35	ND (0.5)	8.1	NR	4.4	7.2	NR	5.4	192	ND (0.1)	8	ND (0.5)	ND (1)	ND (1)	24.1	31.3							
	2089	TA2-BH-17-31.0	31	11-05-94	ND (6)	2.1	195	0.35	ND (0.5)	7.6	NR	5.2	7	NR	5.4	253	ND (0.1)	8.5	ND (0.5)	ND (1)	ND (1)	19.8	30.8							
	2089	TA2-BH-17-40.0	40	11-05-94	ND (6)	2.1	125	0.24	ND (0.5)	5.9	NR	4	16.5	NR	3.7	151	ND (0.1)	7.2	ND (0.5)	ND (1)	ND (1)	17.4	27.1							
	2089	TA2-BH-17-51.0	51	11-05-94	ND (6)	3.3	227	0.74	ND (0.5)	13.6	NR	8.2	13.7	NR	7.5	452	ND (0.1)	15.6	ND (0.5)	ND (1)	0.94 J (1)	28.7	53.1							
	2089	TA2-BH-18-11.0	11	11-05-94	ND (6)	3.1	146	0.18 J (0.2)	ND (0.5)	2.8	NR	2	2.5	NR	3.4	51.8	ND (0.1)	4.3	ND (1)	ND (1)	1.4 J (2)	12.5	12.9							
	2089	TA2-BH-18-20.5	20.5	11-05-94	ND (6)	1.3	34.1	0.18 J (0.2)	ND (0.5)	4.7	NR	4.4	5.5	NR	3	182	ND (0.1)	5.1	ND (0.5)	ND (1)	0.85 J (1)	13	22.4							
	2089	TA2-BH-18-31.0	31	11-05-94	ND (6)	3.6	87	0.8	ND (0.5)	15.2	NR	7.6	12.9	NR	8.1	418	ND (0.1)	16.6	ND (0.5)	ND (1)	1.3	26.4	49.8							
	2089	TA2-BH-18-41.0	41	11-05-94	ND (6)	1.2	76.2	0.19 J (0.2)	ND (0.5)	5.6	NR	6.1	7.1	NR	2.7	169	ND (0.1)	5.5	ND (0.5)	ND (1)	1.5	17.3	24.2							
2089	TA2-BH-18-51.0	51	11-05-94	ND (6)	2.4	212	0.54	ND (0.5)	12	NR	6.9	12.2	NR	6.2	412	ND (0.1)	12.8	ND (0.5)	ND (1)	0.96 J (1)	26.6	49								
03595	TA2-ST-01-9-25	9.25	08-24-95	ND (10)	ND (50)	270	ND (3.4)	ND (10)	ND (10)	ND (10)	ND (0.38)	ND (10)	ND (20)	NR	76	ND (0.06)	ND (4.0)	ND (50)	ND (10)	ND (200)	ND (10)	ND (10)	ND (10)							
04197	TA2-ST-01-9-25 Off-site spill	9.25	08-24-95	NR	3.0	291	0.36	ND (1.1)	6.2	ND (0.20) H	NR	NR	NR	NR	3.8	NR	ND (0.11)	NR	0.76	ND (0.87)	NR	NR	NR	NR						
03595	TA2-ST-02-9-25	9.25	08-24-95	ND (10)	ND (50)	220	ND (3.4)	ND (10)	ND (10)	ND (10)	ND (0.38)	ND (10)	ND (20)	NR	76	ND (0.06)	ND (4.0)	ND (50)	ND (10)	ND (200)	ND (10)	ND (10)	ND (10)							
Seepage pit borehole samples																														
603753	TA2-167-SPG1-S-19	19	10-18-00	NR	1.95	68.3	NR	0.404 J (0.465)	6.33	NR	NR	NR	NR	NR	6.92	NR	0.00579 J (0.00942)	NR	ND (0.146)	ND (0.101)	NR	NR	NR	NR						
603753	TA2-167-SPG1-S-24	24	10-18-00	NR	1.34	104	NR	0.475 J (0.465)	7.27	NR	NR	NR	NR	NR	4.25	NR	ND (0.00455) (0.00591 J (0.00897))	NR	ND (0.146)	ND (0.101)	NR	NR	NR	NR						
603753	TA2-167-SPG2-S-12	12	10-18-00	NR	2.95	184	NR	0.337 J (0.466)	6.15	NR	NR	NR	NR	NR	5.36	NR	ND (0.00897)	NR	ND (0.146)	ND (0.101)	NR	NR	NR	NR						
603753	TA2-167-SPG2-S-17	17	10-18-00	NR	1.37	56.4	NR	0.388 J (0.489)	5.26	NR	NR	NR	NR	NR	3.01	NR	ND (0.00455)	NR	ND (0.146)	ND (0.101)	NR	NR	NR	NR						
603753	TA2-167-SPG3-S-12	12	10-18-00	NR	2.27	275	NR	0.236 J (0.462)	12	NR	NR	NR	NR	NR	28.4	NR	0.357	NR	ND (0.146)	1.06	NR	NR	NR	NR						
603753	TA2-167-SPG3-S-12 DU	12	10-18-00	NR	2.93	129	NR	0.344 J (0.472)	9.89	NR	NR	NR	NR	NR	14.4	NR	0.211	NR	ND (0.146)	0.715	NR	NR	NR	NR						
603753	TA2-167-SPG3-S-17	17	10-18-00	NR	1.78	120	NR	0.513 J (0.472)	9.91	NR	NR	NR	NR	NR	14	NR	0.0202 J	NR	ND (0.146)	0.198 J (0.483)	NR	NR	NR	NR						
603753	TA2-167-SPG4-S-12	12	10-18-00	NR	2.41	161	NR	0.297 J (0.481)	6.06	NR	NR	NR	NR	NR	4.31	NR	0.0382	NR	ND (0.146)	ND (0.101)	NR	NR	NR	NR						
603753	TA2-167-SPG4-S-17	17	10-18-00	NR	2.37	146	NR	0.35 J (0.475)	6.95	NR	NR	NR	NR	NR	3.9	NR	ND (0.0046 J) (<0.1)	NR	ND (0.146)	ND (0.101)	NR	NR	NR	NR						
Background Concentrations—North Area Supergroup^c																														
603753	TA2-167-SPG4-S-17	17	10-18-00	NR	4.4	200	0.8	0.9	12.8	NO	NO	7.1	17	NO	11.2	831 ^d	<0.1	25.4	<1	<1	<1.1	33	76							
Quality Assurance/Quality Control Samples (mg/L)																														
603753	TA2-167-SPG-EB	NA	10-18-00	NR	ND (0.00257)	0.00097 J (0.0005)	NR	ND (0.00063)	ND (0.00106)	NR	NR	NR	NR	NR	ND (0.00276 J) (0.00183)	NR	ND (0.00006)	NR	ND (0.00236)	ND (0.00053)	NR	NR	NR	NR						

Note: Values in bold exceeded background soil concentrations.

^aEPA November 1986.

^bAnalysis request/chain-of-custody record.

^cMidwest September 1997.

^dUSGS 1994.

- BH = Borehole.
- DSS = Drain and Septic Systems.
- DU = Duplicate Sample.
- EB = Equipment Blank.
- EPA = U.S. Environmental Protection Agency.
- ER = Environmental Restoration.
- ft = Foot (feet).
- H = The holding time was exceeded for the associated sample analysis.
- ID = Identification.
- J () = The reported value is greater than or equal to the MDL but is less than the practical quantitation limit, shown in parentheses.
- J = Analytical result was qualified as an estimated value.
- MDL = Method detection limit.
- mg/kg = Milligram(s) per kilogram.
- mg/L = Milligram(s) per liter.

- NA = Not applicable.
- ND () = Not detected above the MDL, shown in parentheses.
- ND () = Not detected but the MDL, shown in parentheses, exceeds the background concentration level.
- NR = Nonquantified background value.
- NR = Not reported.
- S = Soil sample.
- SPG = Seepage pit.
- ST = Septic tank.
- SWMU = Solid Waste Management Unit.
- TA = Technical Area.
- U = Analytical result was qualified as not detected.
- USGS = U.S. Geological Survey.
- = No data.

Table A-10
 Summary of DSS SWMU 167, Building 940 Drain Systems
 Confirmatory Soil Sampling, Metals, Including Hexavalent Chromium,
 and Cyanide Analytical MDLs
 November 1994–October 2000
 (On- and Off-Site Laboratories)

Analyte	EPA Method 6000/7000/7196A/9012A ^a Detection Limits (mg/kg)
Antimony	6–12
Arsenic	0.131–50
Barium	0.0465–2
Beryllium	0.02–3.4
Cadmium	0.03–10
Chromium	0.0645–2
Chromium (VI)	0.38
Cobalt	1–10
Copper	2–20
Cyanide	0.091–1.5
Lead	0.099–10
Manganese	1–50
Mercury	0.00455–0.1
Nickel	4–8
Selenium	0.146–50
Silver	0.101–10
Thallium	1–200
Uranium	0.0017
Vanadium	1–10
Zinc	2–10

Note: Because of the long time period covering sample collection at this site, MDL ranges are presented. MDLs were not routinely reported, or were reported as ranges, by the laboratories for analyses performed in the early- to mid-1990s.

^aEPA November 1986.

DSS = Drain and Septic Systems.

EPA = U.S. Environmental Protection Agency.

MDL = Method Detection Limit.

mg/kg = Milligram(s) per kilogram.

SWMU = Solid Waste Management Unit.

Table A-11
 Summary of DSS SWMU 167, Building 940 Drain Systems
 Confirmatory Soil Sampling, Gamma Spectroscopy Analytical Results
 November 1994–October 2000
 (On- and Off-Site Laboratories)

Record Number ^b	Sample Attributes		Activity (EPA Method 901.1/908.0 ^a) (pCi/g)											
	ER Sample ID	Sample Depth (ft)	Sample Date	Cesium-137		Thorium-232		Uranium-235		Uranium-238				
				Result	Error ^c	Result	Error ^c	Result	Error ^c	Result	Error ^c	Result	Error ^c	
Boreholes near drain lines or septic tanks														
02090	TA2-BH-17-5.0	5.0	11-05-94	0.0746	0.0643	1.03	0.205	ND (0.0544)	--	2.02	0.462			
02090	TA2-BH-17-10.5	10.5	11-05-94	ND (0.0312)	--	0.858	0.253	ND (0.0684)	--	ND (0.701)	--			
02090	TA2-BH-17-15.0	15.0	11-05-94	ND (0.0278)	--	1.17	0.240	ND (0.0665)	--	ND (0.742)	--			
02090	TA2-BH-17-20.25	20.25	11-05-94	ND (0.0312)	--	1.02	0.231	ND (0.0628)	--	ND (0.685)	--			
02090	TA2-BH-17-30.0	30.0	11-05-94	ND (0.0303)	--	0.936	0.250	ND (0.0631)	--	ND (0.643)	--			
02090	TA2-BH-17-41.0	41.0	11-05-94	ND (0.0300)	--	1.04	0.195	ND (0.0471)	--	ND (0.585)	--			
02090	TA2-BH-17-50.0	50.0	11-05-94	ND (0.0292)	--	ND (0.260)	--	ND (0.0521)	--	ND (0.580)	--			
02090	TA2-BH-18-5.25	5.25	11-05-94	ND (0.0301)	--	1.24	0.229	ND (0.0580)	--	ND (0.695)	--			
02090	TA2-BH-18-10.0	10.0	11-05-94	ND (0.0308)	--	0.933	0.251	ND (0.0568)	--	ND (0.655)	--			
02090	TA2-BH-18-15.5	15.5	11-05-94	ND (0.0204)	--	0.617	0.167	ND (0.0415)	--	ND (0.460)	--			
02090	TA2-BH-18-21.0	21.0	11-05-94	ND (0.0494)	--	1.15	0.365	ND (0.0879)	--	ND (1.04)	--			
02090	TA2-BH-18-30.0	30.0	11-05-94	ND (0.0305)	--	0.849	0.224	ND (0.0617)	--	1.25	0.695			
02090	TA2-BH-18-40.25	40.25	11-05-94	ND (0.0251)	--	0.798	0.220	ND (0.0544)	--	ND (0.609)	--			
02090	TA2-BH-18-50.0	50.0	11-05-94	ND (0.0293)	--	1.27	0.269	ND (0.0611)	--	ND (0.673)	--			
04197	TA2-ST-01-ST-9.25 (Off-site laboratory isotopic analysis)	9.25	08-24-95	NR	--	NR	--	0.031 J	0.020	0.659	0.092			
Seepage pit borehole samples														
603752	TA2-167-SPG1-S-19	19	10-18-00	ND (0.0301)	--	0.737	0.35	ND (0.212)	--	ND (0.737)	--			
603752	TA2-167-SPG1-S-24	24	10-18-00	ND (0.0307)	--	0.866	0.414	0.0893	0.175	ND (0.744)	--			
603752	TA2-167-SPG2-S-12	12	10-18-00	ND (0.0304)	--	0.568	0.277	ND (0.214)	--	ND (0.717)	--			
603752	TA2-167-SPG2-S-17	17	10-18-00	ND (0.0309)	--	0.752	0.379	ND (0.227)	--	ND (0.781)	--			
603752	TA2-167-SPG3-S-12	12	10-18-00	ND (0.0333)	--	0.908	0.426	ND (0.243)	--	ND (0.869)	--			
603752	TA2-167-SPG3-S-12-DU	12	10-18-00	ND (0.0359)	--	0.797	0.392	ND (0.234)	--	ND (0.806)	--			
603752	TA2-167-SPG3-S-17	12	10-18-00	ND (0.0309)	--	0.81	0.375	ND (0.215)	--	ND (0.736)	--			
603752	TA2-167-SPG4-S-12	12	10-18-00	ND (0.0276)	--	0.548	0.298	ND (0.197)	--	ND (0.669)	--			
603752	TA2-167-SPG4-S-17	17	10-18-00	ND (0.0301)	--	0.67	0.32	0.204	0.179	ND (0.81)	--			
Background Activity–North Area Supergroup^d														
Quality Assurance/Quality Control Samples (pCi/mL)				0.084	NA	1.54	NA	0.18	NA	1.3	NA			
603752	TA2-167-SPG-EB	NA	10-18-00	ND (0.0194)	--	ND (0.141)	--	ND (0.149)	--	ND (0.375)	--			

Refer to footnotes at end of table.

Table A-11 (Concluded)
 Summary of DSS SWMU 167, Building 940 Drain Systems
 Confirmatory Soil Sampling, Gamma Spectroscopy Analytical Results
 November 1994–October 2000
 (On- and Off-Site Laboratories)

Note: Values in **bold** exceeded background soil activity.

^aEPA November 1986. EPA Method 908.0 is uranium by alpha spectroscopy.

^bAnalysis request/chain-of-custody record.

^cTwo standard deviations around the mean detected activity.

^dDinwiddie September 1997.

BH = Borehole.

DSS = Drain and Septic Systems.

DU = Duplicate Sample.

EB = Equipment blank.

EPA = U.S. Environmental Protection Agency.

ER = Environmental Restoration.

ft = Foot (feet).

ID = Identification.

J = Analytical result was qualified as an estimated value.

MDA = Minimum detectable activity.

NA = Not applicable.

ND () = Not detected above the MDA, shown in parentheses.

ND () = Not detected but the MDA, shown in parentheses, exceeds the background activity.

NR = Not reported.

pCi/g = Picocurie(s) per gram.

pCi/mL = Picocurie(s) per milliliter.

S = Soil sample.

SPG = Seepage pit.

ST = Septic tank.

SWMU = Solid Waste Management Unit.

TA = Technical Area.

-- = Error not calculated for nondetect results.

Table A-12
 Summary of DSS SWMU 167, Building 940 Drain Systems
 Confirmatory Soil Sampling, Tritium Analytical Results
 November 1994–August 1995
 (Off-Site Laboratories)

Sample Attributes				Activity (EPA Method 906.0 ^a) (pCi/g)	
Record Number ^b	ER Sample ID	Sample Depth (ft)	Sample Date	Tritium	
				Result	Error ^c
Boreholes near drain lines or septic tanks					
2088	TA2-BH-17-5.5	5.5	11-05-94	0.11	--
2088	TA2-BH-17-11.0	11	11-05-94	0.099	--
2088	TA2-BH-17-15.75	15.75	11-05-94	0.15	--
2088	TA2-BH-17-20.75	20.75	11-05-94	0.039	--
2088	TA2-BH-17-30.75	30.75	11-05-94	0.092	--
2088	TA2-BH-17-40.75	40.75	11-05-94	0.045	--
2088	TA2-BH-17-50.75	50.75	11-05-94	0.083	--
2088	TA2-BH-18-5.0	5	11-05-94	0.25	--
2088	TA2-BH-18-10.5	10.5	11-05-94	0.031	--
2088	TA2-BH-18-15.25	15.25	11-05-94	0.095	--
2088	TA2-BH-18-20.0	20	11-05-94	0.078	--
2088	TA2-BH-18-30.25	30.25	11-05-94	0.031	--
2088	TA2-BH-18-40.75	40.75	11-05-94	0.036	--
2088	TA2-BH-18-50.75	50.75	11-05-94	0.098	--
04199	TA2-ST-01-9.25-S	9.25	08-24-95	ND (140) pCi/L	--
Background Activity^d				420 pCi/L	NA

Note: Values in **bold** exceed background soil activity.

^aEPA November 1986.

^bAnalysis request/chain-of-custody record.

^cTwo standard deviations around the mean detected activity.

^dTharp February 1999. 420 pCi/L = 0.021 pCi/g, assuming a soil density of 1 gram/cubic centimeter and 5 percent soil moisture.

BH = Borehole.

DSS = Drain and Septic Systems.

EPA = U.S. Environmental Protection Agency.

ER = Environmental Restoration.

ft = Foot (feet).

ID = Identification.

MDA = Minimum detectable activity.

NA = Not applicable.

ND () = Not detected above the MDA, shown in parentheses.

pCi/g = Picocurie(s) per gram.

pCi/L = Picocurie(s) per liter.

ST = Septic tank.

SWMU = Solid Waste Management Unit.

TA = Technical Area.

-- = Error not calculated for nondetect results.

ANNEX B
DSS SWMU 167
Risk Assessment

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DSS SWMU 167: RISK ASSESSMENT REPORT

I. Site Description and History

Drain and Septic Systems (DSS) Solid Waste Management Unit (SWMU) 167, the Building 940 Drain Systems, at Sandia National Laboratories/New Mexico (SNL/NM), is located in Technical Area (TA)-II on federally owned land controlled by Kirtland Air Force Base (KAFB) and permitted to the U.S. Department of Energy (DOE). Four drain systems were located on the southwest side of Building 940. The septic system discharged at the northwestern end of the building to a 900-gallon septic tank and an associated seepage pit. Floor and sink drains in the building discharged to three separate high explosive (HE) compound waste-water drain systems and three associated seepage pits. One of the HE drain systems consisted of a concrete trench containing a catch box where a cloth filter trapped large HE particles before draining to the seepage pit. Available information indicates that Building 940 was constructed in 1965 (SNL/NM March 2003), and it is assumed that the drain systems were also constructed at that time. In 1990, the septic system discharges were routed to the City of Albuquerque sanitary sewer system (SNL/NM April 2004). The septic system line was disconnected and capped, and the system abandoned in place concurrent with this change. The building was decommissioned and demolished in August 2002.

Environmental concern about DSS SWMU 167 is based upon the potential for the release of constituents of concern (COCs) in effluent discharged to the environment via the septic system and HE waste-water seepage pits at this site. Because operational records were not available, the investigation was planned to be consistent with other DSS site investigations and to sample for the COCs most commonly found at similar facilities.

The ground surface in the vicinity of the site is flat or slopes slightly to the west. The closest major drainage is Tijeras Arroyo, located approximately 2,700 feet east of the site. No springs or perennial surface-water bodies are located within 2 miles of the site. Average annual rainfall in the SNL/NM and KAFB area, as measured at Albuquerque International Sunport, is 8.1 inches (NOAA 1990). Surface-water runoff in the vicinity of the site is minor because the surface slope is flat or inclines to the west. Infiltration of precipitation is almost nonexistent as virtually all of the moisture subsequently undergoes evapotranspiration. The estimates of evapotranspiration for the KAFB area range from 95 to 99 percent of the annual rainfall (SNL/NM March 1996). Most of the area immediately surrounding DSS SWMU 167 is unpaved with some native vegetation, and no storm sewers are used to direct surface water away from the site.

DSS SWMU 167 lies at an average elevation of approximately 5,409 feet above mean sea level. The groundwater beneath the site occurs in unconfined conditions in essentially unconsolidated silts, sands, and gravels. Two water-bearing zones, a shallow groundwater system and the regional aquifer, underlie DSS SWMU 166. The depth to the shallow groundwater system is approximately 300 feet below ground surface (bgs). The shallow groundwater system is not used for water supply purposes. The depth to the regional aquifer is approximately 545 feet bgs (SNL/NM May 2003). Both the City of Albuquerque and KAFB utilize the regional aquifer as a water supply. Groundwater flow in the shallow groundwater system is to the southeast, while regional groundwater flow is predominantly to the north-northwest in this portion of KAFB. The nearest downgradient water-supply wells are

KAFB-1 and KAFB-4, which are approximately 1.2 and 1.1 miles northwest and southwest of the site, respectively.

II. Data Quality Objectives

Between 1992 and 1994, borehole drilling, monitoring well installation, and sampling in trenches were performed in accordance with the DOE-approved "Interim RCRA [Resource Conservation and Recovery Act] Facility Investigation [RFI] Workplan" (SNL/NM 1991). Beginning in late 1994, borehole drilling and sampling were performed in accordance with the Quality Assurance Project Plan (QAPjP) for the RFI for TA-II (SNL/NM August 1994).

The sampling events completed in 2000 were conducted in accordance with the Data Quality Objectives (DQOs) presented in the "Sampling and Analysis Plan [SAP] for Characterizing and Assessing Potential Releases to the Environment From Septic and Other Miscellaneous Drain Systems at Sandia National Laboratories/New Mexico" (SNL/NM October 1999). Negotiations held on November 17, 1999, with the New Mexico Environment Department (NMED) Hazardous Waste Bureau (HWB) defined specific procedures for soil sampling at the seven DSS SWMUs located in TA-II and transferred a requirement for groundwater reporting for these SWMUs to the ongoing Tijeras Arroyo groundwater investigation. The DQOs outlined the quality assurance (QA)/quality control (QC) requirements necessary for producing defensible analytical data suitable for risk assessment purposes. The sampling conducted at this site was designed to:

- Determine whether hazardous waste or hazardous constituents were released at the site.
- Characterize the nature and extent of any releases.
- Provide analytical data of sufficient quality to support risk assessments.

Table 1 summarizes the rationale for determining the sampling locations at this site. The source of potential COCs at DSS SWMU 167 was effluent discharged to the environment from the seepage pits at this site.

The soil samples were collected at three areas at DSS SWMU 167. The 1994 boreholes in and around the septic and HE waste-water drain line were drilled and sampled using a hollow-stem auger drill rig. Samples were collected using a 2-foot-long, split-spoon-type drive sampler. These borehole samples were collected at intervals of either 5 or 10 feet bgs to a total depth of about 50 feet bgs. The borehole adjacent to the septic tank was drilled in 1995 using a hollow-stem auger. Samples were collected at a depth equal to the base of the unit using a 3- or 4-foot-long Geoprobe™ sample tube system inside hollow-stem augers. The October 2000 boreholes beneath the seepage pits were drilled using a hollow-stem auger drill rig. Samples were collected at depths equal to, and 5 feet below, the seepage pit bases using a 3- or 4-foot-long Geoprobe™ sample tube system inside hollow-stem augers.

The soil samples in 2000 were collected in accordance with the procedures developed for, and described in, the Operable Unit (OU) 1295 SAP (SNL/NM October 1999) and subsequent "Field Implementation Plan [FIP], Characterization of Non-Environmental Restoration Drain and Septic Systems" (SNL/NM November 2001) approved by the NMED. The 1994 and 1995

**Table 1
Summary of Sampling Performed to Meet DQOs**

DSS SWMU 167 Sampling Areas	Potential COC Source	Number of Sampling Locations	Sample Density (samples/acre)	Sampling Location Rationale
Soil adjacent to, and beneath, the septic system drain line and septic tank	Effluent discharged to the environment from the septic system drain line and septic tank	3	NA	Evaluate potential COC releases to the environment from effluent discharged from the drain lines or septic tank.
Soil adjacent to, and below, the septic system seepage pit	Effluent discharged to the environment from the septic system seepage pit	1	NA	Evaluate potential COC releases to the environment from effluent discharged from the septic system seepage pit.
Soil adjacent to, and below, the HE waste-water drain line seepage pits	Effluent discharged to the environment from the HE waste-water drain lines and seepage pits	4	NA	Evaluate potential COC releases to the environment from effluent discharged from the HE waste-water seepage pits.

- COC = Constituent of concern.
- DQO = Data Quality Objective.
- DSS = Drain and Septic Systems.
- HE = High explosive(s).
- NA = Not applicable.
- SWMU = Solid Waste Management Unit.

sampling activities were conducted using similar procedures. Table 2 summarizes the types of confirmatory and QA/QC samples collected at the site and the laboratories that performed the analyses.

The DSS SWMU 167 soil samples were analyzed for volatile organic compounds (VOCs), semivolatile organic compounds (SVOCs), HE compounds, polychlorinated biphenyls (PCBs), metals, hexavalent chromium, cyanide, gamma spectroscopy radionuclides, and H-3. The samples were analyzed by off-site laboratories (General Engineering Laboratories, Inc. [GEL], Lockheed Analytical Services [LAS], and Quanterra Environmental Services [QES]) and at the on-site SNL/NM Environmental Restoration Chemistry Laboratory (ERCL) and Radiation Protection Sample Diagnostics (RPSD) Laboratory. Table 3 summarizes the analytical methods and data quality requirements from the OU 1295 SAP (SNL/NM October 1999) and FIP (SNL/NM November 2001).

Table 2
Number of Confirmatory Soil and QA/QC Samples Collected from DSS SWMU 167

Sample Type	VOCs	SVOCs	PCBs	HE	Metals	Hexavalent Chromium	Cyanide	Gamma Spectroscopy Radionuclides	H-3
Confirmatory	16	9	8	21	21	2	8	23	15
Duplicates and Splits	2	1	1	2	2	1	1	1	0
EBs and TBs ^a	2	1	1	1	1	0	1	1	0
Total Samples	20	11	10	24	24	3	10	25	15
Analytical Laboratory	ERCL, GEL, QES	GEL, LAS	GEL	ERCL, GEL, QES	ERCL, GEL, QES	ERCL	GEL	LAS, RPSD	LAS, QES

^aTBs for VOCs only.

DSS = Drain and Septic Systems.

EB = Equipment blank.

ERCL = Environmental Restoration Chemistry Laboratory.

GEL = General Engineering Laboratories, Inc.

HE = High explosive(s).

LAS = Lockheed Analytical Services.

PCB = Polychlorinated biphenyl.

QA = Quality assurance.

QC = Quality control.

QES = Quanterra Environmental Services.

RPSD = Radiation Protection Sample Diagnostics Laboratory.

SVOC = Semivolatile organic compound.

SWMU = Solid Waste Management Unit.

TB = Trip blank.

VOC = Volatile organic compound.

Table 3
Summary of Data Quality Requirements for DSS SWMU 167

Analytical Method ^a	Data Quality Level	ERCL	GEL	LAS	QES	RPSD
VOCs EPA Method 8260	Defensible	2	8	None	6	None
SVOCs EPA Method 8270	Defensible	None	8	1	None	None
PCBs EPA Method 8082	Defensible	None	8	None	None	None
HE Compounds EPA Method 8330	Defensible	2	8	None	11	None
Metals EPA Method 6000/7000	Defensible	2	8	None	11	None
Hexavalent Chromium EPA Method 7196A	Defensible	2	None	None	None	None
Total Cyanide EPA Method 9012A	Defensible	None	8	None	None	None
Gamma Spectroscopy Radionuclides EPA Method 901.1/908.0	Defensible	None	None	1	None	22
H-3 EPA Method 906.0	Defensible	None	None	1	14	None

Note: The number of samples does not include QA/QC samples such as duplicates, splits, trip blanks, and equipment blanks

^aEPA November 1986.

DSS = Drain and Septic Systems.

EPA = U.S. Environmental Protection Agency.

ERCL = Environmental Restoration Chemistry Laboratory.

GEL = General Engineering Laboratories, Inc.

HE = High explosive(s).

LAS = Lockheed Analytical Services.

PCB = Polychlorinated biphenyl.

QA = Quality assurance.

QC = Quality control.

QES = Quanterra Environmental Services.

RPSD = Radiation Protection Sample Diagnostics Laboratory.

SVOC = Semivolatile organic compound.

SWMU = Solid Waste Management Unit.

VOC = Volatile organic compound.

The QA/QC samples were collected during the sampling effort according to the Environmental Restoration (ER) Project QAPjP. The QA/QC samples consisted of trip blanks (for VOCs only), equipment blanks, field duplicates, and sample splits as listed in Table 2. No significant QA/QC problems were identified in the QA/QC samples.

All of the DSS SWMU 167 soil sample results were verified/validated by SNL/NM. The off-site laboratory results from GEL, LAS, and QES were reviewed according to "Verification and Validation of Chemical and Radiochemical Data," SNL/NM ER Project Technical Operating Procedure (TOP) 94-03, Rev. 0 (SNL/NM July 1994) or earlier ER Project Administrative

Operating Procedures. The gamma spectroscopy data from the RPSD Laboratory were reviewed according to "Laboratory Data Review Guidelines," Procedure No. RPSD-02-11, Issue No. 2 (SNL/NM July 1996) or an earlier procedure. The reviews confirmed that the analytical data are defensible and therefore acceptable for use in the response to the Request for Supplemental Information (RSI). Therefore, the DQOs have been fulfilled.

III. Determination of Nature, Rate, and Extent of Contamination

III.1 Introduction

The determination of the nature, migration rate, and extent of contamination at DSS SWMU 167 is based upon an initial conceptual model validated with confirmatory sampling at the site. The initial conceptual model was developed from archival site research, site inspections, soil sampling, and soil-vapor sampling. The DQOs contained in the RFI Workplan (SNL/NM 1991), the SAP (SNL/NM October 1999), and negotiations with the NMED-HWB held on November 17, 1999, identified the sample locations, sample density, sample depth, and analytical requirements. The sample data were subsequently used to develop the final conceptual model for DSS SWMU 167, which is presented in Section 4.0 of the associated RSI response. The quality of the data specifically used to determine the nature, migration rate, and extent of contamination is described in the following sections.

III.2 Nature of Contamination

Both the nature of contamination and the potential for the degradation of COCs at DSS SWMU 167 were evaluated using laboratory analyses of the soil samples. The analytical requirements included analyses for VOCs, SVOCs, HE compounds, PCBs, metals, hexavalent chromium, cyanide, radionuclides by gamma spectroscopy, and H-3 activities. The analytes and methods listed in Tables 2 and 3 are appropriate to characterize the COCs and potential degradation products at DSS SWMU 167.

III.3 Rate of Contaminant Migration

The septic system at DSS SWMU 167 was deactivated in 1990 when Building 940 was connected to an extension of the City of Albuquerque sanitary sewer system. Any continued use of the HE waste-water drain systems probably would have ceased well before the building was decommissioned and demolished in August 2002. The migration rate of COCs that may have been introduced into the subsurface via the seepage pits at this site was therefore dependent upon the volume of aqueous effluent discharged to the environment from these systems when they were operational. Any migration of COCs from this site after use of the seepage pits was discontinued has been predominantly dependent upon precipitation. However, it is highly unlikely that sufficient precipitation has fallen on the site to reach the depth at which COCs may have been discharged to the subsurface from these systems. Analytical data generated from the soil sampling conducted at the site are adequate to characterize the rate of COC migration at DSS SWMU 167.

III.4 Extent of Contamination

Subsurface soil samples were collected from boreholes drilled at eight locations near, or beneath, the effluent release points and areas (septic tank, drain lines, seepage pits) at the site to assess whether releases of effluent from the systems caused any environmental contamination.

The DSS SWMU 167 soil samples were collected at sampling depths at which effluent discharged from the drain lines, septic tank, and seepage pits would have entered the subsurface environment at the site. This sampling procedure was required by NMED regulators, and similar sampling has been used at numerous DSS-type sites at SNL/NM. The soil samples are considered to be representative of the soil potentially contaminated with the COCs at this site and are sufficient to determine the vertical extent, if any, of COCs.

IV. Comparison of COCs to Background Screening Levels

Site history and characterization activities are used to identify potential COCs. The DSS SWMU 167 RSI response describes the identification of COCs and the sampling that was conducted in order to determine the concentration levels of those COCs across the site. Generally, COCs evaluated in this risk assessment include all detected organic compounds and all inorganic and radiological COCs for which samples were analyzed. When the detection limit of an organic compound is too high (i.e., could possibly cause an adverse effect to human health or the environment), the compound is retained. Nondetected organic compounds not included in this assessment were determined to have detection limits low enough to ensure protection of human health and the environment. In order to provide conservatism in this risk assessment, the calculation uses only the maximum concentration value of each COC found for the entire site. The SNL/NM maximum background concentration (Dinwiddie September 1997) was selected to provide the background screen listed in Tables 4 and 5.

By agreement with the NMED, two metals samples analyzed by the on-site laboratory are not included in the risk assessment due to high method detection limits (MDLs) (Pavletich May 2003). The justification being that sufficient data was collected to adequately characterize the site, and the risk assessment would not be negatively impacted by exclusion of these samples.

Nonradiological inorganic constituents that are essential nutrients, such as iron, magnesium, calcium, potassium, and sodium, are not included in this risk assessment (EPA 1989). Both radiological and nonradiological COCs are evaluated. The nonradiological COCs evaluated include inorganic and organic compounds.

Table 4 lists the nonradiological COCs and Table 5 lists the radiological COCs for the human health risk assessment at DSS SWMU 167. Because all samples were collected from depths greater than 5 feet bgs, evaluation of ecological risk was not performed. Both tables show the associated SNL/NM maximum background concentration values (Dinwiddie September 1997). Section VI.4 discusses the results presented in Tables 4 and 5.

Table 4
 Nonradiological COCs for Human Health Risk Assessment at DSS SWMU 167 with
 Comparison to the Associated SNL/NM Background Screening Value, BCF, and Log K_{ow}

COC	Maximum Concentration (All Samples) (mg/kg)	SNL/NM Background Concentration (mg/kg) ^a	Is Maximum COC Concentration Less Than or Equal to the Applicable SNL/NM Background Screening Value?	BCF (maximum aquatic)	Log K_{ow} (for organic COCs)	Bioaccumulator? ^b (BCF>40, Log K_{ow} >4)
Inorganic^c						
Antimony	6 ^d	3.9	No	16,000 ^e	-	Yes
Arsenic	3.6	4.4	Yes	44 ^f	-	Yes
Barium	291	200	No	170 ^g	-	Yes
Beryllium	0.8	0.8	Yes	19 ^f	-	No
Cadmium	0.55 ^d	0.9	Yes	64 ^f	-	Yes
Chromium, total	15.2	12.8	No	16 ^f	-	No
Chromium VI	0.1 ^d	NC	Unknown	16 ^f	-	No
Cobalt	8.2	8.8	Yes	10,000 ^h	-	Yes
Copper	16.5	17	Yes	6 ^f	-	No
Cyanide	0.071 ^d	NC	Unknown	NC	-	Unknown
Lead	28.4	11.2	No	49 ^f	-	Yes
Manganese	452	831 ⁱ	Yes	100,000 ^h	-	Yes
Mercury	0.357	<0.1	No	5,500 ^f	-	Yes
Nickel	16.6	25.4	Yes	47 ^f	-	Yes
Selenium	0.76	<1	Unknown	800 ^e	-	Yes
Silver	1.06	<1	No	0.5 ^f	-	No
Thallium	1.5	<1.1	No	119 ^f	-	Yes
Vanadium	28.7	33	Yes	3,000 ^g	-	Yes
Zinc	53.1	76	Yes	47 ^f	-	Yes
Organic						
Carbon Disulfide	0.00156 J	NA	NA	7.9 ^j	-	No
bis(2-Ethylhexyl) phthalate	0.636	NA	NA	851 ^k	7.6 ^l	Yes
PCBs, total	0.0109	NA	NA	31,200 ^f	6.72 ^f	Yes

Refer to footnotes at end of table.

Table 4 (Concluded)
Nonradiological COCs for Human Health Risk Assessment at DSS SWMU 167 with Comparison to the Associated SNL/NM Background Screening Value, BCF, and Log K_{ow}

COC	Maximum Concentration (All Samples) (mg/kg)	SNL/NM Background Concentration (mg/kg) ^a	Is Maximum COC Concentration Less Than or Equal to the Applicable SNL/NM Background Screening Value?	BCF (maximum aquatic)	Log K _{ow} (for organic COCs)	Bioaccumulator? ^b (BCF>40, Log K _{ow} >4)
Toluene	0.0031 J	NA	NA	10.7 ^f	2.69 ^f	No
1,3,5-Trinitrobenzene	1.62	NA	NA	23 ⁱ	1.1 ⁱ	No

Note: **Bold** indicates the COCs that exceed the background screening values and/or are bioaccumulators.

^aDinwiddie September 1997, North Area Supergroup.

^bNMED March 1998.

^cIn agreement with the NMED, two metals samples evaluated by the on-site laboratory were not included in the risk assessment due to high MDLs.

^dConcentration is one-half the highest MDL.

^eCallahan et al. 1979.

^fYanicak March 1997.

^gNeumann 1976.

^hVanderploeg, et al. 1975.

ⁱUSGS 1994.

^jHoward 1990.

^kHoward 1989.

^lMicromedex, Inc. 1998.

BCF = Bioconcentration factor.

COC = Constituent of concern.

DSS = Drain and Septic Systems.

J = Estimated concentration.

K_{ow} = Octanol-water partition coefficient.

Log = Logarithm (base 10).

MDL = Method detection limit.

mg/kg = Milligram(s) per kilogram.

NA = Not applicable.

NC = Not calculated.

NMED = New Mexico Environment Department.

PCB = Polychlorinated biphenyl.

SNL/NM = Sandia National Laboratories/New Mexico.

SWMU = Solid Waste Management Unit.

USGS = U.S. Geological Survey.

– = Information not available.

Table 5
Radiological COCs for Human Health Risk Assessment at DSS SWMU 167 with Comparison to the Associated SNL/NM Background Screening Value and BCF

COC	Maximum Activity (All Samples) (pCi/g)	SNL/NM Background Activity (pCi/g) ^a	Is Maximum COC Activity Less Than or Equal to the Applicable SNL/NM Background Screening Value?	BCF (maximum aquatic)	Is COC a Bioaccumulator? ^b (BCF >40)
Cs-137	0.0746	0.084	Yes	3,000 ^c	Yes
H-3	0.25	0.021 ^d	No	NA	No
Th-232	1.27	1.54	Yes	3,000 ^e	Yes
U-235	ND (0.243)	0.18	No	900 ^e	Yes
U-238	2.02	1.3	No	900 ^e	Yes

Note: **bold** indicates COCs that exceed the background screening values and/or are bioaccumulators.

^aDinwiddie September 1997, North Area Supergroup.

^bNMED March 1998.

^cWhicker and Schultz 1982.

^dTharp February 1999. 420 pCi/L = 0.021 pCi/g, assuming a soil density of 1 gram/cubic centimeter and 5 percent soil moisture.

^eBaker and Soldat 1992.

BCF = Bioconcentration factor.

COC = Constituent of concern.

DSS = Drain and Septic Systems.

MDA = Minimum detectable activity.

NA = Not applicable.

ND () = Not detected but the MDA, shown in parentheses, exceeds background activity.

NMED = New Mexico Environment Department.

pCi/g = PicoCurie(s) per gram.

SNL/NM = Sandia National Laboratories/New Mexico.

SWMU = Solid Waste Management Unit.

V. Fate and Transport

The primary releases of COCs at DSS SWMU 167 were to the subsurface soil resulting from the discharge of waste water from the Building 940 Drain Systems. Wind, water, and biota are natural mechanisms of COC transport from the primary release point; however, because the discharge was to subsurface soil, none of these are considered to be of potential significance as transport mechanisms at this site. Because the septic system and HE drain systems are no longer active, additional infiltration of water is not expected. Infiltration of precipitation is essentially nonexistent at DSS SWMU 167, as virtually all of the moisture either drains away from the site or evaporates. Because the regional aquifer at this site is approximately 545 feet bgs, the potential for COCs to reach groundwater through the unsaturated zone above the water table is extremely low.

The COCs at DSS SWMU 167 include both inorganic and organic constituents. The inorganic COCs include both radiological and nonradiological analytes. With the exception of cyanide, the inorganic COCs are elemental in form and are not considered to be degradable. Transformations of these inorganic constituents could include changes in valence (oxidation/reduction reactions) or incorporation into organic forms (e.g., the conversion of selenite or selenate from soil to seleno-amino acids in plants). Cyanide can be metabolized by soil biota. Radiological COCs will undergo decay to stable isotopes or radioactive daughter elements. However, because of the long half-lives of the radiological COCs, the aridity of the environment at this site, and the lack of potential contact with biota, none of these mechanisms are expected to result in significant losses or transformations of the inorganic COCs.

The organic COCs at DSS SWMU 167 include both VOCs and SVOCs. Organic COCs may be degraded through photolysis, hydrolysis, and biotransformation. Photolysis requires light and therefore takes place in the air, at the ground surface, or in surface water. Hydrolysis includes chemical transformations in water and may occur in the soil solution. Biotransformation (i.e., transformation caused by plants, animals, and microorganisms) may occur; however, biological activity may be limited by the arid environment at this site. Because of the depth of the COCs in the soil, the loss of carbon disulfide and toluene through volatilization is expected to be minimal.

Table 6 summarizes the fate and transport processes that can occur at DSS SWMU 167. The COCs at this site include both radiological and nonradiological inorganic analytes as well as organic analytes. Wind, surface water, and biota are considered to be of low significance as potential transport mechanisms at this site. Significant leaching into the subsurface soil is unlikely, and leaching into the regional groundwater at this site is highly unlikely. The potential for transformation of COCs is low, and loss through decay of the radiological COCs is insignificant because of the long half-lives.

Table 6
Summary of Fate and Transport at DSS SWMU 167

Transport and Fate Mechanism	Existence at Site	Significance
Wind	Yes	Low
Surface runoff	Yes	Low
Migration to regional groundwater	No	None
Food chain uptake	Yes	Low
Transformation/degradation	Yes	Low to moderate

DSS = Drain and Septic Systems.

SWMU = Solid Waste Management Unit.

VI. Human Health Risk Assessment

VI.1 Introduction

The human health risk assessment of this site includes a number of steps that culminate in a quantitative evaluation of the potential adverse human health effects caused by constituents located at the site. The steps to be discussed include the following:

Step 1.	Site data are described that provide information on the potential COCs, as well as the relevant physical characteristics and properties of the site.
Step 2.	Potential pathways are identified by which a representative population might be exposed to the COCs.
Step 3.	The potential intake of these COCs by the representative population is calculated using a tiered approach. The first component of the tiered approach is a screening procedure that compares the maximum concentration of the COC to an SNL/NM maximum background screening value. COCs that are not eliminated during the first screening procedure are carried forward in the risk assessment process.
Step 4.	Toxicological parameters are identified and referenced for COCs that were not eliminated during the screening procedure.
Step 5.	Potential toxicity effects (specified as a hazard index [HI]) and estimated excess cancer risks are calculated for nonradiological COCs and background. For radiological COCs, the incremental total effective dose equivalent (TEDE) and incremental estimated cancer risk are calculated by subtracting applicable background concentrations directly from maximum on-site contaminant values. This background subtraction applies only when a radiological COC occurs as contamination and exists as a natural background radionuclide.
Step 6.	These values are compared with guidelines established by the U.S. Environmental Protection Agency (EPA), NMED, and the DOE to determine whether further evaluation and potential site cleanup are required. Nonradiological COC risk values also are compared to background risk so that an incremental risk can be calculated.
Step 7.	Uncertainties of the above steps are addressed.

VI.2 Step 1. Site Data

Section I of this risk assessment provides the site description and history for DSS SWMU 167. Section II presents a comparison of results to DQOs. Section III discusses the nature, rate, and extent of contamination.

By agreement with the NMED, two metals samples analyzed by the on-site laboratory are not included in the risk assessment due to high MDLs (Pavletich May 2003). The justification being that sufficient data was collected to adequately characterize the site, and the risk assessment would not be negatively impacted by exclusion of these samples.

VI.3 Step 2. Pathway Identification

DSS SWMU 167 has been designated with a future land-use scenario of industrial (DOE et al. September 1995) (see Appendix 1 for default exposure pathways and parameters). However, the residential land-use scenario is also considered in the pathway analysis. Because of the location and characteristics of the potential contaminants, the primary pathway for human exposure is considered to be soil ingestion for the nonradiological COCs and direct gamma exposure for the radiological COCs. The inhalation pathway for both nonradiological and radiological COCs is included because the potential exists to inhale dust. Soil ingestion is included for the radiological COCs as well. The dermal pathway is included for the nonradiological COCs because of the potential for the receptor to be exposed to contaminated soil. No water pathways to the groundwater are considered; depth to the regional aquifer at DSS SWMU 167 is approximately 545 feet bgs. No intake routes through plant, meat, or milk ingestion are considered appropriate for either the industrial or residential land-use scenarios. Figure 1 shows the conceptual model flow diagram for DSS SWMU 167.

Pathway Identification

Nonradiological Constituents	Radiological Constituents
Soil ingestion	Soil ingestion
Inhalation (dust)	Inhalation (dust)
Dermal contact	Direct gamma

VI.4 Step 3. Background Screening Procedure

This section discusses Step 3, the background screening procedure, which compares the maximum COC concentration to the background screening level. The methodology and results are described in the following sections.

VI.4.1 Methodology

Maximum concentrations of nonradiological COCs were compared to the approved SNL/NM maximum screening levels for this area. The SNL/NM maximum background concentration was selected to provide the background screen in Table 4 and used to calculate risk attributable to background in Section VI.6.2. Only the COCs that were detected above the corresponding SNL/NM maximum background screening levels or did not have either a quantifiable or calculated background screening level were considered in further risk assessment analyses.

For the radiological COCs that exceed the SNL/NM background screening levels, background values were subtracted from the individual maximum radionuclide concentrations. Those that do not exceed these background levels are not carried any further in the risk assessment. This

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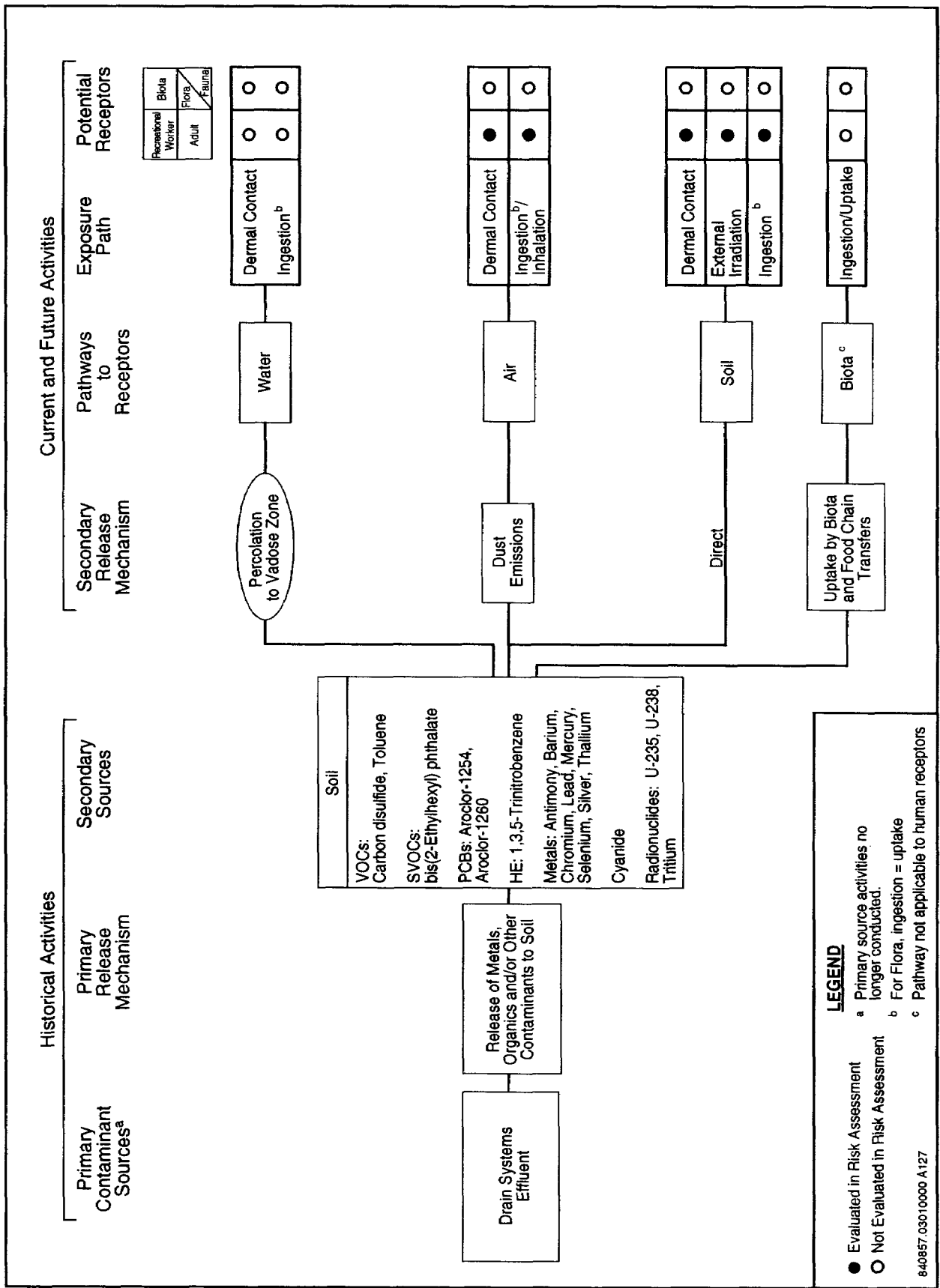


Figure 1
Conceptual Site Model Flow Diagram for DSS SWMU 167, Building 940 Drain Systems

approach is consistent with DOE Order 5400.5, "Radiation Protection of the Public and the Environment" (DOE 1993). Radiological COCs that do not have background screening values and were detected above the analytical minimum detectable activity (MDA) are carried through the risk assessment at the maximum levels. The resultant radiological COCs remaining after this step are referred to as background-adjusted radiological COCs.

VI.4.2 Results

Tables 4 and 5 show the DSS SWMU 167 maximum COC concentrations that were compared to the SNL/NM maximum background values (Dinwiddie September 1997) for the human health risk assessment. For the nonradiological COCs, six constituents were measured at concentrations greater than the corresponding background screening values and one had one-half the MDL greater than background. Three constituents do not have quantified background screening concentrations; therefore, it is unknown whether these COCs exceed background. Five nonradiological COCs are organic compounds that do not have corresponding background screening values.

The maximum concentration value for lead is 28.4 milligrams (mg)/kilogram (kg). The EPA intentionally does not provide any human health toxicological data on lead; therefore, no risk parameter values could be calculated. However, the NMED guidance for lead screening concentrations for construction and industrial land-use scenarios are 750 and 1,500 mg/kg, respectively (Olson and Moats March 2000). The EPA screening guidance value for a residential land-use scenario is 400 mg/kg (Laws July 1994). The maximum concentration value for lead at this site is lower than all the screening values; therefore, lead is eliminated from further consideration in the human health risk assessment.

The maximum concentration value for total PCBs is 0.0109 mg/kg. This concentration is less than the EPA screening level of 1 mg/kg (Title 40 Code of Federal Regulations, Part 761). Because the maximum concentration for PCBs at this site is less than the screening value, PCBs are eliminated from further consideration in the human health risk assessment.

For the radiological COCs, three constituents (H-3, U-235, and U-238) had measured activity or MDA values greater than the corresponding background screening levels.

VI.5 Step 4. Identification of Toxicological Parameters

Tables 7 (nonradiological) and 8 (radiological) list the COCs retained in the risk assessment and provide the values for the available toxicological information. The toxicological values for the nonradiological COCs presented in Table 7 were obtained from the Integrated Risk Information System (IRIS) (EPA 2003), the Health Effects Assessment Summary Tables (HEAST) (EPA 1997a), the Technical Background Document for Development of Soil Screening Levels (NMED December 2000), Risk Assessment Information System (ORNL 2003), and the EPA Regions 6 and 9 electronic databases (EPA 2002a, EPA 2002b). Dose conversion factors (DCFs) used in determining the excess TEDE values for radiological COCs for the individual pathways are the default values provided in the RESRAD computer code (Yu et al. 1993a) as developed in the following documents:

Table 7
Toxicological Parameter Values for DSS SWMU 167 Nonradiological COCs

COC	RfD _o (mg/kg-d)	Confidence ^a	RfD _{inh} (mg/kg-d)	Confidence ^a	SF _o (mg/kg-d) ⁻¹	SF _{inh} (mg/kg-d) ⁻¹	Cancer Class ^b	ABS
Inorganic								
Antimony	4E-4 ^c	L	-	-	-	-	-	0.01 ^d
Barium	7E-2 ^c	M	1.4E-4 ^e	-	-	-	D	0.01 ^d
Chromium, total	1.5E+0 ^c	L	-	-	-	-	D	0.01 ^d
Chromium VI	3E-3 ^c	L	2.3E-6 ^c	L	-	4.2E+1 ^c	A	0.01 ^d
Cyanide	2E-2 ^c	M	-	-	-	-	D	0.1 ^d
Mercury	3E-4 ^e	-	8.6E-5 ^c	M	-	-	D	0.01 ^d
Selenium	5E-3 ^c	H	-	-	-	-	D	0.01 ^d
Silver	5E-3 ^c	L	-	-	-	-	D	0.01 ^d
Thallium	6.6E-5 ^f	-	-	-	-	-	-	0.01 ^d
Organic								
Carbon disulfide	1E-1 ^c	M	2E-1 ^c	M	-	-	-	0.25 ^g
bis(2-Ethylhexyl) phthalate	2E-2 ^h	-	2E-2 ^h	-	1.4E-2 ^h	1.4E-2 ^h	-	0.01 ^g
Toluene	2E-1 ^c	M	1.1E-1 ^c	M	-	-	D	0.1 ^d
1,3,5-Trinitrobenzene	3E-2 ^c	M	3E-2 ^h	-	-	-	-	0.01 ^g

^aConfidence associated with IRIS (EPA 2003) database values. Confidence: L = low, M = medium, H = high.
^bEPA weight-of-evidence classification system for carcinogenicity (EPA 1989) taken from IRIS (EPA 2003):

- A = Human carcinogen.
- D = Not classifiable as to human carcinogenicity.
- ^cToxicological parameter values from IRIS electronic database (EPA 2003).
- ^dToxicological parameter values from NMED (December 2000).
- ^eToxicological parameter values from HEAST (EPA 1997a).
- ^fToxicological parameter values from EPA Region 9 electronic database (EPA 2002a).
- ^gToxicological parameter values from Risk Assessment Information System (ORNL 2003).
- ^hToxicological parameter values from EPA Region 6 electronic database (EPA 2002b).
- ABS = Gastrointestinal absorption coefficient.
- COC = Constituent of concern.
- DSS = Drain and Septic Systems.
- EPA = U.S. Environmental Protection Agency.
- HEAST = Health Effects Assessment Summary Tables.
- IRIS = Integrated Risk Information System.
- mg/kg-d = Milligram(s) per kilogram day.
- (mg/kg-d)⁻¹ = Per milligram per kilogram day.
- NMED = New Mexico Environment Department.
- RfD_{inh} = Inhalation chronic reference dose.
- RfD_o = Oral chronic reference dose.
- SF_{inh} = Inhalation slope factor.
- SF_o = Oral slope factor.
- SWMU = Solid Waste Management Unit.
- = Information not available.

Table 8
Radiological Toxicological Parameter Values for DSS SWMU 167 COCs
Obtained from RESRAD Risk Coefficients^a

COC	SF _o (1/pCi)	SF _{inh} (1/pCi)	SF _{ev} (g/pCi-yr)	Cancer Class ^b
H-3	7.20E-14	9.60E-14	0	A
U-235	4.70E-11	1.30E-08	2.70E-07	A
U-238	6.20E-11	1.20E-08	6.60E-08	A

^aYu et al. 1993a.

^bEPA weight-of-evidence classification system for carcinogenicity (EPA 1989): A = Human carcinogen for high dose and high dose rate (i.e., greater than 50 rem per year). For low-level environmental exposures, the carcinogenic effect has not been observed and documented.

1/pCi = One per picocurie.

COC = Constituent of concern.

DSS = Drain and Septic Systems.

EPA = U.S. Environmental Protection Agency.

g/pCi-yr = Gram(s) per picocurie-year.

SF_{ev} = External volume exposure slope factor.

SF_{inh} = Inhalation slope factor.

SF_o = Oral (ingestion) slope factor.

SWMU = Solid Waste Management Unit.

- DCFs for ingestion and inhalation were taken from "Federal Guidance Report No. 11, Limiting Values of Radionuclide Intake and Air Concentration and Dose Conversion Factors for Inhalation, Submersion, and Ingestion" (EPA 1988).
- DCFs for surface contamination of the site were taken from DOE/EH-0070, "External Dose-Rate Conversion Factors for Calculation of Dose to the Public" (DOE 1988).
- DCFs for volume contamination (exposure to contamination deeper than the immediate surface of the site) were calculated using the methods discussed in "Dose-Rate Conversion Factors for External Exposure to Photon Emitters in Soil" (Kocher 1983) and in ANL/EAIS-8, "Data Collection Handbook to Support Modeling the Impacts of Radioactive Material in Soil" (Yu et al. 1993b).

VI.6 Step 5. Exposure Assessment and Risk Characterization

Section VI.6.1 describes the exposure assessment for this risk assessment. Section VI.6.2 provides the risk characterization, including the HI and excess cancer risk for both the potential nonradiological COCs and associated background for industrial and residential land-use scenarios. The incremental TEDE and incremental estimated cancer risk are provided for the background-adjusted radiological COCs for both the industrial and residential land-use scenarios.

VI.6.1 Exposure Assessment

Appendix 1 provides the equations and parameter input values used in calculating intake values and subsequent HI and excess cancer risk values for the individual exposure pathways. The appendix shows parameters for both industrial and residential land-use scenarios. The equations for nonradiological COCs are based upon the Risk Assessment Guidance for Superfund (RAGS) (EPA 1989). Parameters are based upon information from the RAGS (EPA 1989), the Technical Background Document for Development of Soil Screening Levels (NMED December 2000), as well as other EPA and NMED guidance documents. The parameters reflect the reasonable maximum exposure (RME) approach advocated by the RAGS (EPA 1989). For the radiological COCs, the coded equations provided in RESRAD computer code are used to estimate the incremental TEDE and cancer risk for individual exposure pathways. Further discussion of this process is provided in the "Manual for Implementing Residual Radioactive Material Guidelines Using RESRAD" (Yu et al. 1993a).

Although the designated land-use scenario is industrial for this site, risk and TEDE values for a residential land-use scenario are also presented.

VI.6.2 Risk Characterization

Table 9 shows an HI of 0.05 for the DSS SWMU 167 nonradiological COCs and an estimated excess cancer risk of $4E-9$ for the designated industrial land-use scenario. The numbers presented include exposure from soil ingestion, dermal contact, and dust and volatile inhalation for the nonradiological COCs. Table 10 shows an HI of 0.01 and no calculated excess cancer risk for the DSS SWMU 167 associated background constituents for the designated industrial land-use scenario.

For the radiological COCs, contribution from the direct gamma exposure pathway is included. For the industrial land-use scenario, a TEDE was calculated that results in an incremental TEDE of $2.8E-2$ millirem (mrem)/year (yr). In accordance with EPA guidance found in Office of Solid Waste and Emergency Response (OSWER) Directive No. 9200.4-18 (EPA 1997b), an incremental TEDE of 15 mrem/yr is used for the probable land-use scenario (industrial in this case); the calculated dose value for DSS SWMU 167 for the industrial land use is well below this guideline. The estimated excess cancer risk is $2.9E-7$.

For the nonradiological COCs under the residential land-use scenario, the HI is 0.57 and the estimated excess cancer risk is $1E-8$ (Table 9). The numbers in the table include exposure from soil ingestion, dermal contact, and dust and volatile inhalation. Although the EPA (1991) generally recommends that inhalation not be included in a residential land-use scenario, this pathway is included because of the potential for soil in Albuquerque, New Mexico, to be eroded and for dust to be present in predominantly residential areas. Because of the nature of the local soil, other exposure pathways are not considered (see Appendix 1). Table 10 shows that for the DSS SWMU 167 associated background constituents, the HI is 0.17 with no calculated excess cancer risk.

For the radiological COCs, the incremental TEDE for the residential land-use scenario is $7.2E-2$ mrem/yr. The guideline being used is an excess TEDE of 75 mrem/yr (SNL/NM February 1998) for a complete loss of institutional controls (residential land use in this case);

Table 9
Risk Assessment Values for DSS SWMU 167 Nonradiological COCs

COC	Maximum Concentration (mg/kg)	Industrial Land-Use Scenario ^a		Residential Land-Use Scenario ^a	
		Hazard Index	Cancer Risk	Hazard Index	Cancer Risk
Inorganic					
Antimony	6 ^b	0.02	–	0.20	–
Barium	291	0.00	–	0.06	–
Chromium, total	15.2	0.00	–	0.00	–
Chromium VI	0.1 ^b	0.00	2E-10	0.00	5E-10
Cyanide	0.071 ^b	0.00	–	0.00	–
Mercury	0.357	0.00	–	0.02	–
Selenium	0.76	0.00	–	0.00	–
Silver	1.06	0.00	–	0.00	–
Thallium	1.5	0.02	–	0.30	–
Organic					
Carbon Disulfide	0.00156 J	0.00	–	0.00	–
bis(2-Ethylhexyl) phthalate	0.636	0.00	3E-9	0.00	1E-8
Toluene	0.0031 J	0.00	–	0.00	–
1,3,5-Trinitrobenzene	1.62	0.00	–	0.00	–
Total		0.05	4E-9	0.57	1E-8

^aEPA 1989.

^bMaximum concentration is one-half the detection limit.

COC = Constituent of concern.

DSS = Drain and Septic Systems.

EPA = U.S. Environmental Protection Agency.

J = Estimated concentration.

mg/kg = Milligram(s) per kilogram.

SWMU = Solid Waste Management Unit.

– = Information not available.

Table 10
Risk Assessment Values for DSS SWMU 167 Nonradiological Background Constituents

COC	Background Concentration ^a (mg/kg)	Industrial Land-Use Scenario ^b		Residential Land-Use Scenario ^b	
		Hazard Index	Cancer Risk	Hazard Index	Cancer Risk
Antimony	3.9	0.01	–	0.13	–
Barium	200	0.00	–	0.04	–
Chromium, total	12.8	0.00	–	0.00	–
Chromium VI	NC	–	–	–	–
Cyanide	NC	–	–	–	–
Mercury	<0.1	–	–	–	–
Selenium	<1	–	–	–	–
Silver	<1	–	–	–	–
Thallium	<1.1	–	–	–	–
Total		0.01	–	0.17	–

^aDinwiddie September 1997, North Area Supergroup.

^bEPA 1989.

COC = Constituent of concern.

DSS = Drain and Septic Systems.

EPA = U.S. Environmental Protection Agency.

mg/kg = Milligram(s) per kilogram.

NC = Not calculated.

SWMU = Solid Waste Management Unit.

– = Information not available.

the calculated dose value for DSS SWMU 167 for the residential land-use scenario is well below this guideline. Consequently, DSS SWMU 167 is eligible for unrestricted radiological release as the residential land-use scenario results in an incremental TEDE of less than 75 mrem/yr to the on-site receptor. The estimated excess cancer risk is 8.4E-7. The excess cancer risk from the nonradiological and radiological COCs should be summed to provide risk estimates for persons exposed to both types of carcinogenic contaminants, as noted in OSWER Directive No. 9200.4-18, "Establishment of Cleanup Levels for CERCLA [Comprehensive Environmental Response, Compensation, and Liability Act] Sites with Radioactive Contamination" (EPA 1997b). This summation is tabulated in Section VI.9, "Summary."

VI.7 Step 6. Comparison of Risk Values to Numerical Guidelines

The human health risk assessment analysis evaluates the potential for adverse health effects for both the industrial (the designated land-use scenario for this site) and residential land-use scenarios.

For the nonradiological COCs under the industrial land-use scenario, the HI is 0.05 (less than the numerical guideline of 1 suggested in the RAGS [EPA 1989]). The excess cancer risk is estimated at 4E-9. NMED guidance states that cumulative excess lifetime cancer risk must be less than 1E-5 (Bearzi January 2001); thus the excess cancer risk for this site is below the

suggested acceptable risk value. This assessment also determines risks considering background concentrations of the potential nonradiological COCs for both the industrial and residential land-use scenarios. Assuming the industrial land-use scenario, for nonradiological background COCs the HI is 0.01 and there is no calculated excess cancer risk. The incremental risk is determined by subtracting risk associated with background from potential COC risk. These numbers are not rounded before the difference is determined and, therefore, may appear to be inconsistent with numbers presented in tables and within the text. For conservatism, the background constituents that do not have quantified background screening concentrations are assumed to have a hazard quotient of 0.00. The incremental HI is 0.03 and the estimated incremental cancer risk is $3.53\text{E-}9$ for the industrial land-use scenario. These incremental risk calculations indicate insignificant risk to human health from nonradiological COCs considering an industrial land-use scenario.

For the radiological COCs under the industrial land-use scenario the incremental TEDE is $2.8\text{E-}2$ mrem/yr, which is significantly lower than EPA's numerical guideline of 15 mrem/yr. The incremental estimated excess cancer risk is $2.9\text{E-}7$.

The calculated HI for the nonradiological COCs under the residential land-use scenario is 0.57, which is below the numerical guidance. The excess cancer risk is estimated to be $1\text{E-}8$. NMED guidance states that cumulative excess lifetime cancer risk must be less than $1\text{E-}5$ (Bearzi January 2001); thus the excess cancer risk for this site is below the suggested acceptable risk value. The HI for associated background for the residential land-use scenario is 0.17 with no calculated excess cancer risk. The incremental HI is 0.40 and the estimated incremental cancer risk is $1.48\text{E-}8$ for the residential land-use scenario. These incremental risk calculations indicate insignificant risk to human health from nonradiological COCs considering a residential land-use scenario.

The incremental TEDE for a residential land-use scenario from the radiological components is $7.2\text{E-}2$ mrem/yr, which is significantly lower than the numerical guideline of 75 mrem/yr suggested in the "SNL/NM RESRAD Input Parameter Assumptions and Justification" (SNL/NM February 1998). The estimated excess cancer risk is $8.4\text{E-}7$.

VI.8 Step 7. Uncertainty Discussion

The determination of the nature, rate, and extent of contamination at DSS SWMU 167 is based upon an initial conceptual model that was validated with sampling conducted at the site. The sampling was implemented in accordance with procedures and DQOs in the RFI Workplan (SNL/NM 1991), the SAP (SNL/NM October 1999), and negotiations with the NMED-HWB. The data from soil samples collected at effluent release points are representative of potential COC releases to the site. The analytical requirements and results satisfy the DQOs, and data quality was verified/validated in accordance with SNL/NM procedures. Therefore, there is no uncertainty associated with the data quality used to perform the risk assessment at DSS SWMU 167.

Because of the location, history, and future land use, there is low uncertainty in the land-use scenario and the potentially affected populations that were considered in performing the risk assessment analysis. Based upon the COCs found in near-surface soil and the location and physical characteristics of the site, there is low uncertainty in the exposure pathways relevant to the analysis.

An RME approach is used to calculate the risk assessment values. Specifically, the parameter values in the calculations are conservative and calculated intakes may be overestimated. Maximum measured values of COC concentrations are used to provide conservative results.

Table 7 shows the uncertainties (confidence levels) in nonradiological toxicological parameter values. There is a mixture of estimated values and values from the IRIS (EPA 2003), HEAST (EPA 1997a), and the Technical Background Document for Development of Soil Screening Levels (NMED December 2000). Where values are not provided, information is not available from the HEAST (EPA 1997a), IRIS (EPA 2003), Technical Background Document for Development of Soil Screening Levels (NMED December 2000), the Risk Assessment Information System (ORNL 2003) or the EPA regions (EPA 2002a, EPA 2002b, EPA 2002c). Because of the conservative nature of the RME approach, uncertainties in toxicological values are not expected to change the conclusion from the risk assessment analysis.

Risk assessment values for nonradiological COCs are within the acceptable range for human health under the industrial and residential land-use scenarios compared to established numerical guidance.

For the radiological COCs, the conclusion of the risk assessment is that potential effects on human health for both industrial and residential land-use scenarios are within guidelines and represent only a small fraction of the estimated 360 mrem/yr received by the average U.S. population (NCRP 1987).

The overall uncertainty in all of the steps in the risk assessment process is not considered to be significant with respect to the conclusion reached.

VI.9 Summary

DSS SWMU 167 contains identified COCs consisting of some inorganic, organic, and radiological compounds. Because of the location of the site, the designated industrial land-use scenario, and the nature of contamination, potential exposure pathways identified for this site include soil ingestion, dermal contact, and dust and volatile inhalation for chemical COCs and soil ingestion, dust inhalation, and direct gamma exposure for radionuclides. The same exposure pathways are applied to the residential land-use scenario.

Using conservative assumptions and an RME approach to risk assessment, calculations for the nonradiological COCs show that for the industrial land-use scenario the HI (0.05) is significantly lower than the accepted numerical guidance from the EPA. The estimated excess cancer risk is $4E-9$. Thus, excess cancer risk is also below the acceptable risk value provided by the NMED for an industrial land-use scenario (Bearzi January 2001). The incremental HI is 0.03 and the incremental excess cancer risk is $3.53E-9$ for the industrial land-use scenario. The incremental risk calculations indicate insignificant risk to human health for the industrial land-use scenario.

Using conservative assumptions and an RME approach to risk assessment, calculations for the nonradiological COCs show that for the residential land-use scenario the HI (0.57) is below the accepted numerical guidance from the EPA. Estimated excess cancer risk is $1E-8$. Thus, excess cancer risk is also below the acceptable risk value provided by the NMED for a residential land-use scenario (Bearzi January 2001). The incremental HI is 0.40 and the

incremental excess cancer risk is $1.48E-8$ for the residential land-use scenario. The incremental risk calculations indicate insignificant risk to human health considering the residential land-use scenario.

The incremental TEDE and corresponding estimated cancer risk from the radiological COCs are much lower than EPA guidance values. The estimated TEDE is $2.8E-2$ mrem/yr for the industrial land-use scenario, which is much lower than the EPA's numerical guidance of 15 mrem/yr (EPA 1997b). The corresponding incremental estimated cancer risk value is $2.9E-7$ for the industrial land-use scenario. Furthermore, the incremental TEDE for the residential land-use scenario that results from a complete loss of institutional control is $7.2E-2$ mrem/yr with an associated risk of $8.4E-7$. The guideline for this scenario is 75 mrem/yr (SNL/NM February 1998). Therefore, DSS SWMU 167 is eligible for unrestricted radiological release.

The summation of the incremental nonradiological and radiological carcinogenic risks is tabulated in Table 11.

Table 11
Summation of Incremental Radiological and Nonradiological Risks from DSS SWMU 167

Scenario	Nonradiological Risk	Radiological Risk	Total Risk
Industrial	$3.53E-9$	$2.9E-7$	$2.9E-7$
Residential	$1.48E-8$	$8.4E-7$	$8.6E-7$

DSS = Drain and Septic Systems.
SWMU = Solid Waste Management Unit.

Uncertainties associated with the calculations are considered small relative to the conservatism of the risk assessment analysis. Therefore, it is concluded that this site poses insignificant risk to human health under both the industrial and residential land-use scenarios.

VII. Ecological Risk Assessment

VII.1 Introduction

This section addresses the ecological risks associated with exposure to constituents of potential ecological concern (COPECs) in the soil at DSS SWMU 167. A component of the NMED Risk-Based Decision Tree (NMED March 1998) is to conduct an ecological risk assessment that corresponds with that presented in EPA's Ecological RAGS (EPA 1997c). The current methodology is tiered and contains an initial scoping assessment followed by a more detailed risk assessment if warranted by the results of the scoping assessment. Initial components of NMED's decision tree (a discussion of DQOs, data assessment, and evaluations of bioaccumulation as well as fate and transport potential) are addressed in previous sections of this report. At the end of the scoping assessment, a determination is made as to whether a more detailed examination of potential ecological risk is necessary.

VII.2 Scoping Assessment

The scoping assessment focuses primarily on the likelihood of exposure of biota at, or adjacent to, the site to constituents associated with site activities. Included in this section are an evaluation of existing data with respect to the existence of complete ecological exposure pathways, an evaluation of bioaccumulation potential, and a summary of fate and transport potential. A scoping risk-management decision (Section VII.2.4) summarizes the scoping results and assesses the need for further examination of potential ecological impacts.

VII.2.1 Data Assessment

As indicated in Section IV, all COCs at DSS SWMU 167 are from depths equal to, or greater than, 5 feet bgs. Therefore, no complete ecological exposure pathways exist at this site, and no COCs are considered to be COPECs.

VII.2.2 Bioaccumulation

Because no COPECs are associated with this site, bioaccumulation potential is not evaluated.

VII.2.3 Fate and Transport Potential

The potential for the COPECs to migrate from the source of contamination to other media or biota is discussed in Section V. As noted in Table 6 (Section V), wind, surface water, and biota (food chain uptake) are expected to be of low significance as transport mechanisms for COPECs at this site. Degradation, transformation, and radiological decay of the COPECs are also expected to be of low significance.

VII.2.4 Scoping Risk-Management Decision

Based upon information gathered through the scoping assessment, it was concluded that because complete ecological pathways are not associated with COCs at DSS SWMU 167, no COPECs exist at the site. As a consequence, a more detailed risk assessment is not deemed necessary to predict the potential level of ecological risk associated with the site.

VIII. References

Baker, D.A., and J.K. Soldat, 1992. "Methods for Estimating Doses to Organisms from Radioactive Materials Released into the Aquatic Environment," PNL-8150, Pacific Northwest Laboratory, Richland, Washington.

Bearzi, J.P. (New Mexico Environment Department), January 2001. Memorandum to RCRA-Regulated Facilities, "Risk-Based Screening Levels for RCRA Corrective Action Sites in New Mexico," Hazardous Waste Bureau, New Mexico Environment Department, Santa Fe, New Mexico. January 23, 2001.

Callahan, M.A., M.W. Slimak, N.W. Gabel, I.P. May, C.F. Fowler, J.R. Freed, P. Jennings, R.L. Durfee, F.C. Whitmore, B. Maestri, W.R. Mabey, B.R. Holt, and C. Gould, 1979. "Water-Related Environmental Fate of 129 Priority Pollutants," EPA-440/4-79-029, Office of Water and Waste Management, Office of Water Planning and Standards, U.S. Environmental Protection Agency, Washington, D.C.

Dinwiddie, R.S. (New Mexico Environment Department), September 1997. Letter to M.J. Zamorski (U.S. Department of Energy), "Request for Supplemental Information: Background Concentrations Report, SNL/KAFB." September 24, 1997.

DOE, see U.S. Department of Energy.

EPA, see U.S. Environmental Protection Agency.

Howard, P.H., 1989. Volume I: "Large Production and Priority Pollutants," *Handbook of Environmental Fate and Exposure Data for Organic Chemicals*, Lewis Publishers, Inc., Chelsea, Michigan.

Howard, P.H., 1990. Volume II: "Solvents," *Handbook of Environmental Fate and Exposure Data for Organic Chemicals*, Lewis Publishers, Inc., Chelsea, Michigan.

Kocher, D.C., 1983. "Dose-Rate Conversion Factors for External Exposure to Photon Emitters in Soil," *Health Physics*, Vol. 28, pp. 193–205.

Laws, E. (U.S. Environmental Protection Agency), July 1994. Memorandum to Region Administrators I-X, "Revised Interim Soil Lead Guidance for CERCLA Sites and RCRA Corrective Action Facilities," U.S. Environmental Protection Agency, Washington, D.C. July 14, 1994.

Micromedex, Inc., 1998, Hazardous Substances Databank.

National Council on Radiation Protection and Measurements (NCRP), 1987. "Exposure of the Population in the United States and Canada from Natural Background Radiation," *NCRP Report No. 94*, National Council on Radiation Protection and Measurements, Bethesda, Maryland.

National Oceanic and Atmospheric Administration (NOAA), 1990. "Local Climatological Data, Annual Summary with Comparative Data," Albuquerque, New Mexico.

NCRP, see National Council on Radiation Protection and Measurements.

Neumann, G., 1976. "Concentration Factors for Stable Metals and Radionuclides in Fish, Mussels and Crustaceans—A Literature Survey," Report 85-04-24, National Swedish Environmental Protection Board.

New Mexico Environment Department (NMED), March 1998. "Risk-Based Decision Tree Description," in New Mexico Environment Department, "RPMP Document Requirement Guide," RCRA Permits Management Program, Hazardous and Radioactive Materials Bureau, New Mexico Environment Department, Santa Fe, New Mexico.

New Mexico Environment Department (NMED), December 2000. "Technical Background Document for Development of Soil Screening Levels," Hazardous Waste Bureau and Ground Water Quality Bureau Voluntary Remediation Program, New Mexico Environment Department, Santa Fe, New Mexico.

NMED, see New Mexico Environment Department.

NOAA, see National Oceanographic and Atmospheric Administration.

Oak Ridge National Laboratory (ORNL), 2003. "Risk Assessment Information System," electronic database maintained by Oak Ridge National Laboratory, Oak Ridge, Tennessee.

Olson, K., and W. Moats (New Mexico Environment Department), March 2000. Memorandum to File, "Proposed ER Site 8 Cleanup Levels," Hazardous and Radioactive Materials Bureau, New Mexico Environment Department, Santa Fe, New Mexico.

ORNL, see Oak Ridge National Laboratory.

Pavletich, J. (Sandia National Laboratories/New Mexico), May 2003. Internal memorandum to T. Tharp and E. Vinsant detailing NMED approval to exclude 13 on-site laboratory metals analyses from the risk assessments for seven SWMUs as part of a Request for Supplemental Information response. May 1, 2003.

Sandia National Laboratories/New Mexico (SNL/NM), 1991. "Interim RCRA Facility Investigation Workplan for Technical Area 2," Sandia National Laboratories, Albuquerque, New Mexico.

Sandia National Laboratories/New Mexico (SNL/NM), July 1994. "Verification and Validation of Chemical and Radiochemical Data," Technical Operating Procedure (TOP) 94-03, Rev. 0, Sandia National Laboratories, Albuquerque, New Mexico.

Sandia National Laboratories/New Mexico (SNL/NM), August 1994. "Technical Area II RCRA Facility Investigation Workplan and Annexes," Sandia National Laboratories, Albuquerque, New Mexico.

Sandia National Laboratories/New Mexico (SNL/NM), March 1996. "Site-Wide Hydrogeologic Characterization Project, Calendar Year 1995 Annual Report," Sandia National Laboratories Environmental Restoration Project, Albuquerque, New Mexico.

Sandia National Laboratories/New Mexico (SNL/NM), July 1996. "Laboratory Data Review Guidelines," Radiation Protection Sample Diagnostics Procedure No. RPSD-02-11, Issue No. 2, Sandia National Laboratories/New Mexico, Albuquerque, New Mexico.

Sandia National Laboratories/New Mexico (SNL/NM), February 1998. "RESRAD Input Parameter Assumptions and Justification," Environmental Restoration Project, Sandia National Laboratories, Albuquerque, New Mexico.

Sandia National Laboratories/New Mexico (SNL/NM), October 1999. "Sampling and Analysis Plan for Characterizing and Assessing Potential Releases to the Environment From Septic and Other Miscellaneous Drain Systems at Sandia National Laboratories/New Mexico," Sandia National Laboratories, Albuquerque, New Mexico. October 19, 1999.

Sandia National Laboratories/New Mexico (SNL/NM), November 2001. "Field Implementation Plan, Characterization of Non-Environmental Restoration Drain and Septic Systems," Sandia National Laboratories, Albuquerque, New Mexico.

Sandia National Laboratories/New Mexico (SNL/NM), March 2003. Database printout provided by SNL/NM Facilities Engineering showing the year that numerous SNL/NM buildings were constructed, Sandia National Laboratories, Albuquerque, New Mexico.

Sandia National Laboratories/New Mexico (SNL/NM), May 2003. "Tijeras Arroyo Groundwater Investigation Work Plan (Final Version)," Environmental Restoration Project, Sandia National Laboratories, Albuquerque, New Mexico.

Sandia National Laboratories/New Mexico (SNL/NM), April 2004. Website listing site history, constituents of concern, current status, current and future work, and waste volumes generated, <http://ertrack/SiteDetail.cfm?SiteID=167>

SNL/NM, See Sandia National Laboratories, New Mexico.

U.S. Department of Energy (DOE), 1988. "External Dose-Rate Conversion Factors for Calculation of Dose to the Public," DOE/EH-0070, Assistant Secretary for Environment, Safety and Health, U.S. Department of Energy, Washington, D.C.

U.S. Department of Energy (DOE), 1993. "Radiation Protection of the Public and the Environment," DOE Order 5400.5, U.S. Department of Energy, Washington, D.C.

U.S. Department of Energy (DOE), U.S. Air Force, and U.S. Forest Service, September 1995. "Workbook: Future Use Management Area 2," prepared by the Future Use Logistics and Support Working Group in cooperation with U.S. Department of Energy Affiliates, the U.S. Air Force, and the U.S. Forest Service.

U.S. Environmental Protection Agency (EPA), November 1986. "Test Methods for Evaluating Solid Waste," 3rd ed., Update 3, SW-846, Office of Solid Waste and Emergency Response, U.S. Environmental Protection Agency, Washington, D.C.

U.S. Environmental Protection Agency (EPA), 1988. "Federal Guidance Report No. 11, Limiting Values of Radionuclide Intake and Air Concentration and Dose Conversion Factors for Inhalation, Submersion, and Ingestion," Office of Radiation Programs, U.S. Environmental Protection Agency, Washington, D.C.

U.S. Environmental Protection Agency (EPA), 1989. "Risk Assessment Guidance for Superfund, Vol. I: Human Health Evaluation Manual," EPA/540-1089/002, Office of Emergency and Remedial Response, U.S. Environmental Protection Agency, Washington, D.C.

U.S. Environmental Protection Agency (EPA), 1991. "Risk Assessment Guidance for Superfund, Volume I: Human Health Evaluation Manual (Part B)," Office of Emergency and Remedial Response, U.S. Environmental Protection Agency, Washington, D.C.

U.S. Environmental Protection Agency (EPA), 1997a. "Health Effects Assessment Summary Tables (HEAST), FY 1997 Update," EPA-540-R-97-036, Office of Research and Development and Office of Solid Waste and Emergency Response, U.S. Environmental Protection Agency, Washington, D.C.

U.S. Environmental Protection Agency (EPA), 1997b. "Establishment of Cleanup Levels for CERCLA Sites with Radioactive Contamination," OSWER Directive No. 9200.4-18, Office of Solid Waste and Emergency Response, U.S. Environmental Protection Agency, Washington, D.C.

U.S. Environmental Protection Agency (EPA), 1997c. "Ecological Risk Assessment Guidance for Superfund: Process for Designing and Conducting Ecological Risks," Interim Final, U.S. Environmental Protection Agency, Washington, D.C.

U.S. Environmental Protection Agency (EPA), 2002a. "Region 6 Preliminary Remediation Goals (PRGs) 2002," electronic database maintained by Region 6, U.S. Environmental Protection Agency, Dallas, Texas.

U.S. Environmental Protection Agency (EPA), 2002b. "Region 9 Preliminary Remediation Goals (PRGs) 2002," electronic database maintained by Region 9, U.S. Environmental Protection Agency, San Francisco, California.

U.S. Environmental Protection Agency (EPA), 2002c. "Risk-Based Concentration Table," electronic database maintained by Region 3, U.S. Environmental Protection Agency, Philadelphia, Pennsylvania.

U.S. Environmental Protection Agency (EPA), 2003. Integrated Risk Information System (IRIS) electronic database, maintained by the U.S. Environmental Protection Agency, Washington, D.C.

U.S. Geological Survey (USGS), 1994. "National Geochemical Database: National Uranium Resource Evaluation Data for the Conterminous United States," USGS Digital Data Series Dds-18-a. (Manganese background value), U.S. Geological Survey, Washington, D.C.

USGS, see U.S. Geological Survey.

Vanderploeg, H.A., D.C. Parzyck, W.H. Wilcox, J.R. Kercher, and S.V. Kaye, 1975. "Bioaccumulation Factors for Radionuclides in Freshwater Biota," ORNL-5002, Oak Ridge National Laboratory, Oak Ridge, Tennessee.

Whicker, F.W., and V. Schultz, 1982. *Radioecology: Nuclear Energy and the Environment*, Vol. 2, CRC Press, Boca Raton, Florida.

Yanicak, S. (Oversight Bureau, Department of Energy, New Mexico Environment Department), March 1997. Letter to M. Johansen (DOE/AIP/POC Los Alamos National Laboratory), "(Tentative) list of constituents of potential ecological concern (COPECs) which are considered to be bioconcentrators and/or biomagnifiers." March 3, 1997.

Yu, C., A.J. Zielen, J.J. Cheng, Y.C. Yuan, L.G. Jones, D.J. LePoire, Y.Y. Wang, C.O. Loureiro, E. Gnanapragasam, E. Faillace, A. Wallo III, W.A. Williams, and H. Peterson, 1993a. "Manual for Implementing Residual Radioactive Material Guidelines Using RESRAD," Version 5.0. Environmental Assessment Division, Argonne National Laboratory, Argonne, Illinois.

Yu, C., C. Loureiro, J.J. Cheng, L.G. Jones, Y.Y. Wang, Y.P. Chia, and E. Faillace, 1993b. "Data Collection Handbook to Support Modeling the Impacts of Radioactive Material in Soil," ANL/EAIS-8, Argonne National Laboratory, Argonne, Illinois.

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APPENDIX 1 EXPOSURE PATHWAY DISCUSSION FOR CHEMICAL AND RADIONUCLIDE CONTAMINATION

Introduction

Sandia National Laboratories/New Mexico (SNL/NM) uses a default set of exposure routes and associated default parameter values developed for each future land-use designation being considered for SNL/NM Environmental Restoration (ER) Project sites. This default set of exposure scenarios and parameter values are invoked for risk assessments unless site-specific information suggests other parameter values. Because many SNL/NM solid waste management units (SWMUs) have similar types of contamination and physical settings, SNL/NM believes that the risk assessment analyses at these sites can be similar. A default set of exposure scenarios and parameter values facilitates the risk assessments and subsequent review.

The default exposure routes and parameter values used are those that SNL/NM views as resulting in a Reasonable Maximum Exposure (RME) value. Subject to comments and recommendations by the U.S. Environmental Protection Agency (EPA) Region VI and New Mexico Environment Department (NMED), SNL/NM will use these default exposure routes and parameter values in future risk assessments.

At SNL/NM, all SWMUs exist within the boundaries of the Kirtland Air Force Base. Approximately 240 potential waste and release sites have been identified where hazardous, radiological, or mixed materials may have been released to the environment. Evaluation and characterization activities have occurred at all of these sites to varying degrees. Among other documents, the SNL/NM ER draft Environmental Assessment (DOE 1996) presents a summary of the hydrogeology of the sites and the biological resources present. When evaluating potential human health risk the current or reasonably foreseeable land use negotiated and approved for the specific SWMU/AOC, aggregate, or watershed will be used. The following references generally document these land uses: Workbook: Future Use Management Area 2 (DOE et al. September 1995); Workbook: Future Use Management Area 1 (DOE et al. October 1995); Workbook: Future Use Management Areas 3, 4, 5, and 6 (DOE and USAF January 1996); Workbook: Future Use Management Area 7 (DOE and USAF March 1996). At this time, all SNL/NM SWMUs have been tentatively designated for either industrial or recreational future land use. The NMED has also requested that risk calculations be performed based upon a residential land-use scenario. Therefore, all three land-use scenarios will be addressed in this document.

The SNL/NM ER Project has screened the potential exposure routes and identified default parameter values to be used for calculating potential intake and subsequent hazard index (HI), excess cancer risk and dose values. The EPA (EPA 1989) provides a summary of exposure routes that could potentially be of significance at a specific waste site. These potential exposure routes consist of:

- Ingestion of contaminated drinking water
- Ingestion of contaminated soil

- Ingestion of contaminated fish and shellfish
- Ingestion of contaminated fruits and vegetables
- Ingestion of contaminated meat, eggs, and dairy products
- Ingestion of contaminated surface water while swimming
- Dermal contact with chemicals in water
- Dermal contact with chemicals in soil
- Inhalation of airborne compounds (vapor phase or particulate)
- External exposure to penetrating radiation (immersion in contaminated air; immersion in contaminated water; and exposure from ground surfaces with *photon-emitting radionuclides*)

Based upon the location of the SNL/NM SWMUs and the characteristics of the surface and subsurface at the sites, we have evaluated these potential exposure routes for different land-use scenarios to determine which should be considered in risk assessment analyses (the last exposure route is pertinent to radionuclides only). At SNL/NM SWMUs, there is currently no consumption of fish, shellfish, fruits, vegetables, meat, eggs, or dairy products that originate on site. Additionally, no potential for swimming in surface water is present due to the high-desert environmental conditions. As documented in the RESRAD computer code manual (ANL 1993), risks resulting from immersion in contaminated air or water are not significant compared to risks from other radiation exposure routes.

For the industrial and recreational land-use scenarios, SNL/NM ER has, therefore, excluded the following four potential exposure routes from further risk assessment evaluations at any SNL/NM SWMU:

- Ingestion of contaminated fish and shellfish
- Ingestion of contaminated fruits and vegetables
- Ingestion of contaminated meat, eggs, and dairy products
- Ingestion of contaminated surface water while swimming
- Dermal contact with chemicals in water

That part of the exposure pathway for radionuclides related to immersion in contaminated air or water is also eliminated.

Based upon this evaluation, for future risk assessments the exposure routes that will be considered are shown in Table 1.

Table 1
Exposure Pathways Considered for Various Land-Use Scenarios

Industrial	Recreational	Residential
Ingestion of contaminated drinking water	Ingestion of contaminated drinking water	Ingestion of contaminated drinking water
Ingestion of contaminated soil	Ingestion of contaminated soil	Ingestion of contaminated soil
Inhalation of airborne compounds (vapor phase or particulate)	Inhalation of airborne compounds (vapor phase or particulate)	Inhalation of airborne compounds (vapor phase or particulate)
Dermal contact (nonradiological constituents only) soil only	Dermal contact (nonradiological constituents only) soil only	Dermal contact (nonradiological constituents only) soil only
External exposure to penetrating radiation from ground surfaces	External exposure to penetrating radiation from ground surfaces	External exposure to penetrating radiation from ground surfaces

Equations and Default Parameter Values for Identified Exposure Routes

In general, SNL/NM expects that ingestion of compounds in drinking water and soil will be the more significant exposure routes for chemicals; external exposure to radiation may also be significant for radionuclides. All of the above routes will, however, be considered for their appropriate land-use scenarios. The general equation for calculating potential intakes via these routes is shown below. The equations are taken from "Assessing Human Health Risks Posed by Chemicals: Screening-Level Risk Assessment" (NMED March 2000) and "Technical Background Document for Development of Soil Screening Levels" (NMED December 2000). Equations from both documents are based upon the "Risk Assessment Guidance for Superfund" (RAGS): Volume 1 (EPA 1989, 1991). These general equations also apply to calculating potential intakes for radionuclides. A more in-depth discussion of the equations used in performing radiological pathway analyses with the RESRAD code may be found in the RESRAD Manual (ANL 1993). RESRAD is the only code designated by the U.S. Department of Energy (DOE) in DOE Order 5400.5 for the evaluation of radioactively contaminated sites (DOE 1993). The Nuclear Regulatory Commission (NRC) has approved the use of RESRAD for dose evaluation by licensees involved in decommissioning, NRC staff evaluation of waste disposal requests, and dose evaluation of sites being reviewed by NRC staff. EPA Science Advisory Board reviewed the RESRAD model. EPA used RESRAD in their rulemaking on radiation site cleanup regulations. RESRAD code has been verified, undergone several benchmarking analyses, and been included in the International Atomic Energy Agency's VAMP and BIOMOV5 II projects to compare environmental transport models.

Also shown are the default values SNL/NM ER will use in RME risk assessment calculations for industrial, recreational, and residential land-use scenarios, based upon EPA and other governmental agency guidance. The pathways and values for chemical contaminants are discussed first, followed by those for radionuclide contaminants. RESRAD input parameters that are left as the default values provided with the code are not discussed. Further information relating to these parameters may be found in the RESRAD Manual (ANL 1993) or by directly accessing the RESRAD websites at: <http://web.ead.anl.gov/resrad/home2/> or <http://web.ead.anl.gov/resrad/documents/>.

Generic Equation for Calculation of Risk Parameter Values

The equation used to calculate the risk parameter values (i.e., hazard quotients/HI, excess cancer risk, or radiation total effective dose equivalent [TEDE] [dose]) is similar for all exposure pathways and is given by:

$$\begin{aligned} \text{Risk (or Dose)} &= \text{Intake} \times \text{Toxicity Effect (either carcinogenic, noncarcinogenic, or radiological)} \\ &= C \times (\text{CR} \times \text{EFD}/\text{BW}/\text{AT}) \times \text{Toxicity Effect} \end{aligned} \quad (1)$$

where;

- C = contaminant concentration (site specific)
- CR = contact rate for the exposure pathway
- EFD = exposure frequency and duration
- BW = body weight of average exposure individual
- AT = time over which exposure is averaged.

For nonradiological constituents of concern (COCs), the total risk/dose (either cancer risk or HI) is the sum of the risks/doses for all of the site-specific exposure pathways and contaminants. For radionuclides, the calculated radiation exposure, expressed as TEDE is compared directly to the exposure guidelines of 15 millirem per year (mrem/year) for industrial and recreational future use and 75 mrem/year for the unlikely event that institutional control of the site is lost and the site is used for residential purposes (EPA 1997).

The evaluation of the carcinogenic health hazard produces a quantitative estimate for excess cancer risk resulting from the COCs present at the site. This estimate is evaluated for determination of further action by comparison of the quantitative estimate with the potentially acceptable risk of 1E-5 for nonradiological carcinogens. The evaluation of the noncarcinogenic health hazard produces a quantitative estimate (i.e., the HI) for the toxicity resulting from the COCs present at the site. This estimate is evaluated for determination of further action by comparison of this quantitative estimate with the EPA standard HI of unity (1). The evaluation of the health hazard from radioactive compounds produces a quantitative estimate of doses resulting from the COCs present at the site. This estimated dose is used to calculate an assumed risk. However, this calculated risk is presented for illustration purposes only, not to determine compliance with regulations.

The specific equations used for the individual exposure pathways can be found in RAGS (EPA 1989) and are outlined below. The RESRAD Manual (ANL 1993) describes similar equations for the calculation of radiological exposures.

Soil Ingestion

A receptor can ingest soil or dust directly by working in the contaminated soil. Indirect ingestion can occur from sources such as unwashed hands introducing contaminated soil to food that is then eaten. An estimate of intake from ingesting soil will be calculated as follows:

$$I_s = \frac{C_s * IR * CF * EF * ED}{BW * AT}$$

where:

- I_s = Intake of contaminant from soil ingestion (milligrams [mg]/kilogram [kg]-day)
- C_s = Chemical concentration in soil (mg/kg)
- IR = Ingestion rate (mg soil/day)
- CF = Conversion factor (1E-6 kg/mg)
- EF = Exposure frequency (days/year)
- ED = Exposure duration (years)
- BW = Body weight (kg)
- AT = Averaging time (period over which exposure is averaged) (days)

It should be noted that it is conservatively assumed that the receptor only ingests soil from the contaminated source.

Soil Inhalation

A receptor can inhale soil or dust directly by working in the contaminated soil. An estimate of intake from inhaling soil will be calculated as follows (EPA August 1997):

$$I_s = \frac{C_s * IR * EF * ED * \left(\frac{1}{VF} \text{ or } \frac{1}{PEF} \right)}{BW * AT}$$

where:

- I_s = Intake of contaminant from soil inhalation (mg/kg-day)
- C_s = Chemical concentration in soil (mg/kg)
- IR = Inhalation rate (cubic meters [m³]/day)
- EF = Exposure frequency (days/year)
- ED = Exposure duration (years)
- VF = soil-to-air volatilization factor (m³/kg)
- PEF = particulate emission factor (m³/kg)
- BW = Body weight (kg)
- AT = Averaging time (period over which exposure is averaged) (days)

Soil Dermal Contact

$$D_a = \frac{C_s * CF * SA * AF * ABS * EF * ED}{BW * AT}$$

where:

- D_a = Absorbed dose (mg/kg-day)
- C_s = Chemical concentration in soil (mg/kg)
- CF = Conversion factor (1E-6 kg/mg)
- SA = Skin surface area available for contact (cm²/event)
- AF = Soil to skin adherence factor (mg/cm²)
- ABS = Absorption factor (unitless)
- EF = Exposure frequency (events/year)

- ED = Exposure duration (years)
 BW = Body weight (kg)
 AT = Averaging time (period over which exposure is averaged) (days)

Groundwater Ingestion

A receptor can ingest water by drinking it or through using household water for cooking. An estimate of intake from ingesting water will be calculated as follows (EPA August 1997):

$$I_w = \frac{C_w * IR * EF * ED}{BW * AT}$$

where:

- I_w = Intake of contaminant from water ingestion (mg/kg/day)
 C_w = Chemical concentration in water (mg/liter [L])
 IR = Ingestion rate (L/day)
 EF = Exposure frequency (days/year)
 ED = Exposure duration (years)
 BW = Body weight (kg)
 AT = Averaging time (period over which exposure is averaged) (days)

Groundwater Inhalation

The amount of a constituent taken into the body via exposure to volatilization from showering or other household water uses will be evaluated using the concentration of the constituent in the water source (EPA 1991 and 1992). An estimate of intake from volatile inhalation from groundwater will be calculated as follows (EPA 1991):

$$I_w = \frac{C_w * K * IR_i * EF * ED}{BW * AT}$$

where:

- I_w = Intake of volatile in water from inhalation (mg/kg/day)
 C_w = Chemical concentration in water (mg/L)
 K = volatilization factor (0.5 L/m³)
 IR_i = Inhalation rate (m³/day)
 EF = Exposure frequency (days/year)
 ED = Exposure duration (years)
 BW = Body weight (kg)
 AT = Averaging time (period over which exposure is averaged—days)

For volatile compounds, volatilization from groundwater can be an important exposure pathway from showering and other household uses of groundwater. This exposure pathway will only be evaluated for organic chemicals with a Henry's Law constant greater than 1×10^{-5} and with a molecular weight of 200 grams/mole or less (EPA 1991).

Tables 2 and 3 show the default parameter values suggested for use by SNL/NM at SWMUs, based upon the selected land-use scenarios for nonradiological and radiological COCs,

respectively. References are given at the end of the table indicating the source for the chosen parameter values. SNL/NM uses default values that are consistent with both regulatory guidance and the RME approach. Therefore, the values chosen will, in general, provide a conservative estimate of the actual risk parameter. These parameter values are suggested for use for the various exposure pathways, based upon the assumption that a particular site has no unusual characteristics that contradict the default assumptions. For sites for which the assumptions are not valid, the parameter values will be modified and documented.

Summary

SNL/NM will use the described default exposure routes and parameter values in risk assessments at sites that have an industrial, recreational, or residential future land-use scenario. There are no current residential land-use designations at SNL/NM ER sites, but NMED has requested this scenario to be considered to provide perspective of the risk under the more restrictive land-use scenario. For sites designated as industrial or recreational land use, SNL/NM will provide risk parameter values based upon a residential land-use scenario to indicate the effects of data uncertainty on risk value calculations or in order to potentially mitigate the need for institutional controls or restrictions on SNL/NM ER sites. The parameter values are based upon EPA guidance and supplemented by information from other government sources. If these exposure routes and parameters are acceptable, SNL/NM will use them in risk assessments for all sites where the assumptions are consistent with site-specific conditions. All deviations will be documented.

Table 2
Default Nonradiological Exposure Parameter Values for Various Land-Use Scenarios

Parameter	Industrial	Recreational	Residential
General Exposure Parameters			
Exposure Frequency (day/yr)	250 ^{a,b}	8.7 (4 hr/wk for 52 wk/yr) ^{a,b}	350 ^{a,b}
Exposure Duration (yr)	25 ^{a,b,c}	30 ^{a,b,c}	30 ^{a,b,c}
Body Weight (kg)	70 ^{a,b,c}	70 Adult ^{a,b,c} 15 Child ^{a,b,c}	70 Adult ^{a,b,c} 15 Child ^{a,b,c}
Averaging Time (days) for Carcinogenic Compounds (= 70 yr x 365 day/yr)	25,550 ^{a,b}	25,550 ^{a,b}	25,550 ^{a,b}
for Noncarcinogenic Compounds (= ED x 365 day/yr)	9,125 ^{a,b}	10,950 ^{a,b}	10,950 ^{a,b}
Soil Ingestion Pathway			
Ingestion Rate (mg/day)	100 ^{a,b}	200 Child ^{a,b} 100 Adult ^{a,b}	200 Child ^{a,b} 100 Adult ^{a,b}
Inhalation Pathway			
Inhalation Rate (m ³ /day)	20 ^{a,b}	15 Child ^a 30 Adult ^a	10 Child ^a 20 Adult ^a
Volatilization Factor (m ³ /kg)	Chemical Specific	Chemical Specific	Chemical Specific
Particulate Emission Factor (m ³ /kg)	1.36E9 ^a	1.36E9 ^a	1.36E9 ^a
Water Ingestion Pathway			
Ingestion Rate (liter/day)	2.4 ^a	2.4 ^a	2.4 ^a
Dermal Pathway			
Skin Adherence Factor (mg/cm ²)	0.2 ^a	0.2 Child ^a 0.07 Adult ^a	0.2 Child ^a 0.07 Adult ^a
Exposed Surface Area for Soil/Dust (cm ² /day)	3,300 ^a	2,800 Child ^a 5,700 Adult ^a	2,800 Child ^a 5,700 Adult ^a
Skin Adsorption Factor	Chemical Specific	Chemical Specific	Chemical Specific

^aTechnical Background Document for Development of Soil Screening Levels (NMED 2000).

^bRisk Assessment Guidance for Superfund, Vol. 1, Part B (EPA 1991).

^cExposure Factors Handbook (EPA August 1997).

ED = Exposure duration.

EPA = U.S. Environmental Protection Agency.

hr = Hour(s).

kg = Kilogram(s).

m = Meter(s).

mg = Milligram(s).

NA = Not available.

wk = Week(s).

yr = Year(s).

Table 3
Default Radiological Exposure Parameter Values for Various Land-Use Scenarios

Parameter	Industrial	Recreational	Residential
General Exposure Parameters			
Exposure Frequency	8 hr/day for 250 day/yr	4 hr/wk for 52 wk/yr	365 day/yr
Exposure Duration (yr)	25 ^{a,b}	30 ^{a,b}	30 ^{a,b}
Body Weight (kg)	70 Adult ^{a,b}	70 Adult ^{a,b}	70 Adult ^{a,b}
Soil Ingestion Pathway			
Ingestion Rate	100 mg/day ^c	100 mg/day ^c	100 mg/day ^c
Averaging Time (days) (= 30 yr x 365 day/yr)	10,950 ^d	10,950 ^d	10,950 ^d
Inhalation Pathway			
Inhalation Rate (m ³ /yr)	7,300 ^{d,e}	10,950 ^e	7,300 ^{d,e}
Mass Loading for Inhalation g/m ³	1.36 E-5 ^d	1.36 E-5 ^d	1.36 E-5 ^d
Food Ingestion Pathway			
Ingestion Rate, Leafy Vegetables (kg/yr)	NA	NA	16.5 ^c
Ingestion Rate, Fruits, Non-Leafy Vegetables & Grain (kg/yr)	NA	NA	101.8 ^b
Fraction Ingested	NA	NA	0.25 ^{b,d}

^aRisk Assessment Guidance for Superfund, Vol. 1, Part B (EPA 1991).

^bExposure Factors Handbook (EPA August 1997).

^cEPA Region VI guidance (EPA 1996).

^dFor radionuclides, RESRAD (ANL 1993).

^eSNL/NM (February 1998).

EPA = U.S. Environmental Protection Agency.

g = Gram(s)

hr = Hour(s).

kg = Kilogram(s).

m = Meter(s).

mg = Milligram(s).

NA = Not applicable.

wk = Week(s).

yr = Year(s).

References

ANL, see Argonne National Laboratory.

Argonne National Laboratory (ANL), 1993. *Manual for Implementing Residual Radioactive Material Guidelines Using RESRAD*, Version 5.0, ANL/EAD/LD-2, Argonne National Laboratory, Argonne, IL.

DOE, see U.S. Department of Energy.

DOE and USAF, see U.S. Department of Energy and U.S. Air Force.

EPA, see U.S. Environmental Protection Agency.

New Mexico Environment Department (NMED), March 2000. "Assessing Human Health Risks Posed by Chemical: Screening-level Risk Assessment," Hazardous and Radioactive Materials Bureau, NMED, March 6, 2000.

New Mexico Environment Department (NMED), December 2000. "Technical Background Document for Development of Soil Screening Levels," Hazardous Waste Bureau and Ground Water Quality Bureau Voluntary Remediation Program, December 18, 2000.

Sandia National Laboratories/New Mexico (SNL/NM), February 1998. "RESRAD Input Parameter Assumptions and Justification," Sandia National Laboratories/New Mexico Environmental Restoration Project, Albuquerque, New Mexico.

U.S. Department of Energy (DOE), 1993. DOE Order 5400.5, "Radiation Protection of the Public and the Environment," U.S. Department of Energy, Washington, D.C.

U.S. Department of Energy (DOE), 1996. "Environmental Assessment of the Environmental Restoration Project at Sandia National Laboratories/New Mexico," U.S. Department of Energy, Kirtland Area Office.

U.S. Department of Energy, U.S. Air Force, and U.S. Forest Service, September 1995. "Workbook: Future Use Management Area 2," prepared by the Future Use Logistics and Support Working Group in cooperation with U.S. Department of Energy Affiliates, the U.S. Air Force, and the U.S. Forest Service.

U.S. Department of Energy, U.S. Air Force, and U.S. Forest Service, October 1995. "Workbook: Future Use Management Area 1," prepared by the Future Use Logistics and Support Working Group in cooperation with U.S. Department of Energy Affiliates, the U.S. Air Force, and the U.S. Forest Service.

U.S. Department of Energy and U.S. Air Force (DOE and USAF), January 1996. "Workbook: Future Use Management Areas 3,4,5,and 6," prepared by the Future Use Logistics and Support Working Group in cooperation with U.S. Department of Energy Affiliates, and the U.S. Air Force.

U.S. Department of Energy and U.S. Air Force (DOE and USAF), March 1996. "Workbook: Future Use Management Area 7," prepared by the Future Use Logistics and Support Working Group in cooperation with U.S. Department of Energy Affiliates and the U.S. Air Force.

U.S. Environmental Protection Agency (EPA), 1989. "Risk Assessment Guidance for Superfund, Volume I: Human Health Evaluation Manual," EPA/540-1089/002, U.S. Environmental Protection Agency, Office of Emergency and Remedial Response, Washington, D.C.

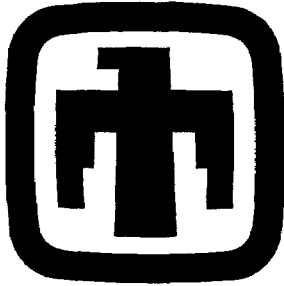
U.S. Environmental Protection Agency (EPA), 1991. "Risk Assessment Guidance for Superfund, Volume I: Human Health Evaluation Manual (Part B)," EPA/540/R-92/003, U.S. Environmental Protection Agency, Office of Emergency and Remedial Response, Washington, D.C.

U.S. Environmental Protection Agency (EPA), 1992. "Dermal Exposure Assessment: Principles and Applications," EPA/600/8-91/011B, Office of Research and Development, Washington, D.C.

U.S. Environmental Protection Agency (EPA), 1996. "Soil Screening Guidance: Technical Background Document," EPA/540/1295/128, Office of Solid Waste and Emergency Response, Washington, D.C.

U.S. Environmental Protection Agency (EPA), August 1997. *Exposure Factors Handbook*, EPA/600/8-89/043, U.S. Environmental Protection Agency, Office of Health and Environmental Assessment, Washington, D.C.

U.S. Environmental Protection Agency (EPA), 1997. (OSWER No. 9200.4-18) *Establishment of Cleanup Levels for CERCLA Sites with Radioactive Contamination*, U.S. EPA Office of Radiation and Indoor Air, Washington D.C, August 1997.



Sandia National Laboratories/New Mexico
Environmental Restoration Project

**REQUEST FOR SUPPLEMENTAL INFORMATION
RESPONSE FOR DRAIN AND SEPTIC SYSTEMS
SWMUs 48, 135, 136, 159, 165, 166, AND 167 AT
TECHNICAL AREA II
SOIL-VAPOR SAMPLING**

June 2004



United States Department of Energy
Sandia Site Office

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ACRONYMS AND ABBREVIATIONS

bgs	below ground surface
BTEX	benzene, toluene, ethylbenzene, and xylene
DCB	dichlorobenzene
DSS	Drain and Septic Systems
ER	Environmental Restoration
HE	high explosive(s)
HWB	Hazardous Waste Bureau
MDL	method detection limit
NFA	no further action
NMED	New Mexico Environment Department
NOD	Notice of Deficiency
PCE	tetrachloroethene
RCRA	Resource Conservation and Recovery Act
RSI	Response for Supplemental Information
SNL/NM	Sandia National Laboratories/New Mexico
SVOC	semivolatile organic compound
SWMU	Solid Waste Management Unit
TA	Technical Area
TAG	Tijeras Arroyo Groundwater
TCA	trichloroethane
TCE	trichloroethene
VOC	volatile organic compound

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1.0 INTRODUCTION

1.1 Investigation History

In August 1994, no further action (NFA) proposals were submitted for Solid Waste Management Units (SWMUs) 135 and 165 in Technical Area (TA)-II at Sandia National Laboratories/New Mexico (SNL/NM). In July 1995, NFA proposals were also submitted for TA-II SWMUs 48, 136, 159, 166, and 167. These seven SWMUs are shown on Figure 1.1-1.

In November 1995, the New Mexico Environment Department (NMED) Hazardous Waste Bureau (HWB) responded with comments on the NFA proposals submitted for SWMUs 48, 136, 159, 166, and 167 and recommended that a Resource Conservation and Recovery Act (RCRA) Facility Investigation Work Plan, which included these SWMUs, be developed for TA-II. At that time, the SNL/NM Environmental Restoration (ER) Project decided to undertake the investigation and cleanup of these sites and others in TA-II as Voluntary Corrective Actions, and formal work plans were not submitted.

On October 13, 1999, the NMED-HWB issued a Notice of Deficiency (NOD) for these seven SWMUs. Negotiations on November 17, 1999, further defined specific procedures for sampling these seven SWMUs and transferred a requirement for groundwater reporting for these SWMUs to the ongoing Tijeras Arroyo Groundwater (TAG) Investigation. The NOD subsequently was changed by NMED to a Request for Supplemental Information (RSI). The requirements negotiated to fulfill the RSI for these seven TA-II SWMUs were:

- Submit revised site maps showing septic and drain system component locations (as determined by backhoe excavation).
- Submit the results for passive soil-vapor surveys and active soil-vapor monitoring wells at TA-II.
- Collect soil samples at a depth equal to the base, and 5 feet below the base, of septic tanks, seepage pits, and drain lines. Sample locations in drainfields and system outfalls were approved by HWB personnel.
- Analyze soil samples for volatile organic compounds (VOCs), semivolatile organic compounds (SVOCs), high explosive (HE) compounds, polychlorinated biphenyls, RCRA metals, including hexavalent chromium, and total cyanide, radionuclides by gamma spectroscopy, and gross alpha/beta activity.
- Submit revised risk assessments for all seven SWMUs using all available soil data.

On January 26, 2000, the SNL/NM ER Project submitted a response to the NMED RSI, agreeing to excavations to locate system components below ground surface (bgs), confirm drainfield dimensions, pinpoint effluent release points, and investigate the SWMU 48 HE rinse-water drain line. SNL/NM also agreed to discuss additional sampling with the NMED-HWB when the maps were finalized and to submit the groundwater data requested in a subsequent TAG Investigation report.

For tracking purposes, these seven SWMUs are included with sites listed in the SNL/NM Drain and Septic Systems (DSS) program reporting schedule. In this RSI response, they will be referred to as the "Drain and Septic Systems SWMUs at TA-II."

1.2 Additional Investigation Information

Although not specifically required as part of the RSI, this report presents additional information for several TA-II SWMUs as follows:

- In May 2003, soil-vapor monitoring wells were installed at SWMUs 159 and 165 as part of a separate site-wide DSS investigation. Additional details and sampling results for these wells are presented in the soil-vapor sampling chapter of this RSI response.
- Residual material in catch (settling) boxes for HE compound particulates located on HE rinse-water drain lines at SWMUs 48 and 136 was sampled as part of the site characterization process. The results are presented in the SWMU 48 and SWMU 136 chapters of this RSI response.

1.3 Report Organization

This RSI response presents the required information as follows:

- The soil-vapor survey information is presented as a whole and is not discussed on a site-by-site basis.
- Because NFA proposals were previously submitted for these SWMUs, only a brief description and history for each site is presented. Each SWMU is discussed as a separate report. The soil sampling analytical results and risk assessments are presented in separate annexes for each SWMU.

2.0 SOIL-VAPOR SAMPLING AT TA-II

2.1 Introduction

Soil-vapor data was collected using passive and active sampling methods at TA-II. The passive technique uses buried samplers to collect soil-vapor components onto suitable adsorbent material. After an appropriate period, the samplers are retrieved and analyzed for the components of interest. Active soil-vapor sampling analyzes soil-vapor volumes collected at discrete borehole depths while drilling or by specially designed vapor monitoring wells.

Passive soil-vapor surveys were conducted at TA-II in 1993 and 1994 to identify possible source areas. In November and December 1996, three boreholes were drilled in TA-II and sampled at 10-foot intervals for soil vapor. Two of these boreholes were later converted to permanent soil-vapor monitoring wells. In May 2003, soil-vapor monitoring wells were installed at SWMUs 159 and 165 as part of the SNL/NM site-wide DSS investigation. Additional details and the analytical results are presented in the following sections.

2.2 Passive Soil-Vapor Sampling at TA-II

2.2.1 Passive Soil-Vapor Sampling Methodology

PETREX™ passive soil-vapor sampling involves burying collectors containing activated carbon adsorption elements in shallow holes throughout the area to be investigated. After an appropriate period, usually approximately two weeks, the collectors are removed and submitted for analysis by thermal desorption-mass spectrometry. The methodology reports compound detections as relative intensities or response levels rather than the actual concentration of the compound in soil vapor. The data are best utilized as a semiquantitative measure, with an order of magnitude change in ion count values considered significant for interpreting potential source areas and migration/dispersion pathways versus background areas. Full details on the procedures, analytical methodology, and associated quality assurance/quality control measures are presented in the report prepared by Northeast Research Institute, Inc. (NERI 1994).

2.2.2 Passive Soil-Vapor Sampling Results

Two phases of passive soil-vapor sampling using PETREX™ collectors were conducted at TA-II (NERI 1994). The first phase, conducted between November and December 1993, installed 365 collectors throughout portions of TA-II. The second phase, conducted between January and February 1994, installed 99 additional collectors. Phase I was a broad reconnaissance survey to determine the types and locations of VOCs and SVOCs at the site. The Phase II survey further investigated potential areas of concern identified in Phase I.

As part of Phase I, eighteen collectors were installed west of TA-II in unimpacted areas assumed to represent background. It was later determined that these "background" areas may have been part of the old Oxnard Field runway where much activity occurred during the 1940s.

With the exception of some petroleum hydrocarbons, the areas provided suitable background data for VOCs and SVOCs.

The sample locations and identifications are shown on Figure 2.2.2-1. The analytical results for Phases I and II are presented in Tables A-1 and A-2 in Annex A. As shown in Table A-1, the majority of compounds detected in the soil-vapor samples were the chlorinated solvents trichloroethene (TCE) and tetrachloroethene (PCE) and the petroleum hydrocarbons benzene, toluene, ethylbenzene, and xylene(s) (BTEX). Table A-2 lists additional compounds detected during the surveys and shows that trichloroethane (TCA), dichlorobenzene (DCB), Freon-11 (trichlorofluoromethane), and Freon-113 (trichlorotrifluoroethane) were also detected in some samples.

Figures 2.2.2-2, 2.2.2-3, and 2.2.2-4 show the ion count contour plots for TCE, PCE, and BTEX respectively. Because TCA, DCB, Freon-11, and Freon-113 were detected only in a few samples, their distributions are not plotted. The highest TCE and BTEX ion counts were also identified near Buildings 913 and 914 at the southern end of TA-II. The survey concluded that the potential source area for these detections might exist southeast of TA-II (NERI 1994). No SVOCs were detected in any of the samples.

Figures 2.2.2-5 through 2.2.2-13 show the PETREX™ soil-vapor sample locations and, where appropriate, the soil-vapor monitoring wells for each of the TA-II SWMUs addressed in this RSI response. The analytical results for the passive soil-vapor samples at individual SWMUs are presented in Tables A-1 and A-2. The soil-vapor monitoring well analytical results are discussed Section 2.3.2.

2.3 Active Soil-Vapor Sampling at TA-II

2.3.1 Active Soil-Vapor Sampling Methodology

Active soil-vapor sampling typically involves directly pumping soil-vapor from the subsurface for analysis. Vapor collection can be through simple open pipe systems analogous to groundwater monitoring wells screened in the interval of interest, or through sophisticated "down hole" systems with individual inlet port and collection tube sets placed at multiple depths. The extracted soil-vapor can be collected onto adsorbent media and analyzed immediately, or collected into special canisters for later laboratory analysis.

2.3.2 Active Soil-Vapor Sampling Results

In November and December 1996, boreholes BH-020, BH-021, and BH-023 were drilled at TA-II (Figure 2.3.2-1) and sampled at 10-foot intervals during drilling for VOCs in soil-vapor. Permanent soil-vapor wells were constructed in boreholes BH-020 and BH-021 (TA2-VW-20 and TA2-VW-21). BH-023 was abandoned by backfilling with cuttings after drilling and sampling. Vapor well TA2-VW-020 was constructed so that vapor samples could be collected at 72 feet bgs. Vapor well TA2-VW-021 was constructed so that vapor samples could be collected at 52 and 92 feet bgs. The vapor wells were sampled for VOCs on an approximately quarterly basis between July 1997 and March 2002.

The July 1997 samples were collected onto adsorbent media both during and after purging of the collection system and were analyzed at the on-site Environmental Restoration Chemistry Laboratory. All subsequent samples were collected into special vacuum canisters and analyzed at various off-site laboratories. Sample results for wells TA2-VW-020 and TA2-VW-021 are presented in Tables A-3 and A-4, respectively. The results collected during the drilling of borehole BH-023 are presented in Table A-5. Method detection limits (MDLs) for the VOC analyses are presented in Table A-6.

The results for samples collected during the drilling for all three boreholes show the apparent widespread presence of VOCs in soil vapor at TA-II. Although the long-term monitoring data show a large amount of scatter, the results for vapor wells TA2-VW-20 and TA2-VW-21 indicate that VOC concentrations are somewhat steady with no apparent periodicity.

In May 2003, as part of the SNL/NM ER Project site-wide DSS investigation, soil-vapor monitoring wells were installed at SWMUs 159 and 165 (Figures 2.3.2-1, 2.2.2-10 and 2.2.2-11). Each vapor well was 150 feet deep and had vapor sampling ports at depths of 5, 20, 70, 100, 150 feet bgs. After installation, subsurface conditions were allowed to equilibrate over three months before the wells were sampled. The wells were sampled in September 2003 and the results are presented in Table A-7 for vapor well 159-VW-01 and Table A-8 for vapor well 165-VW-01. MDLs for the VOC analyses are presented in Table A-6.

In accordance with previous agreements with the NMED (SNL/NM October 1999), because the total VOC concentrations in the 150-foot-bgs sample from each well were less than 10 parts per million by volume, no additional soil-vapor sampling from these two wells, or soil-vapor or groundwater monitoring wells were required by the NMED at SWMUs 159 and 165.

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3.0 REFERENCES

EPA, see U.S. Environmental Protection Agency.

NERI, see Northeast Research Institute, Inc.

Northeast Research Institute, Inc. (NERI), May 1994. "Petrex Soil Gas Survey Results, Technical Area II, Sandia National Laboratories/New Mexico," conducted through IT Corporation, Albuquerque, New Mexico.

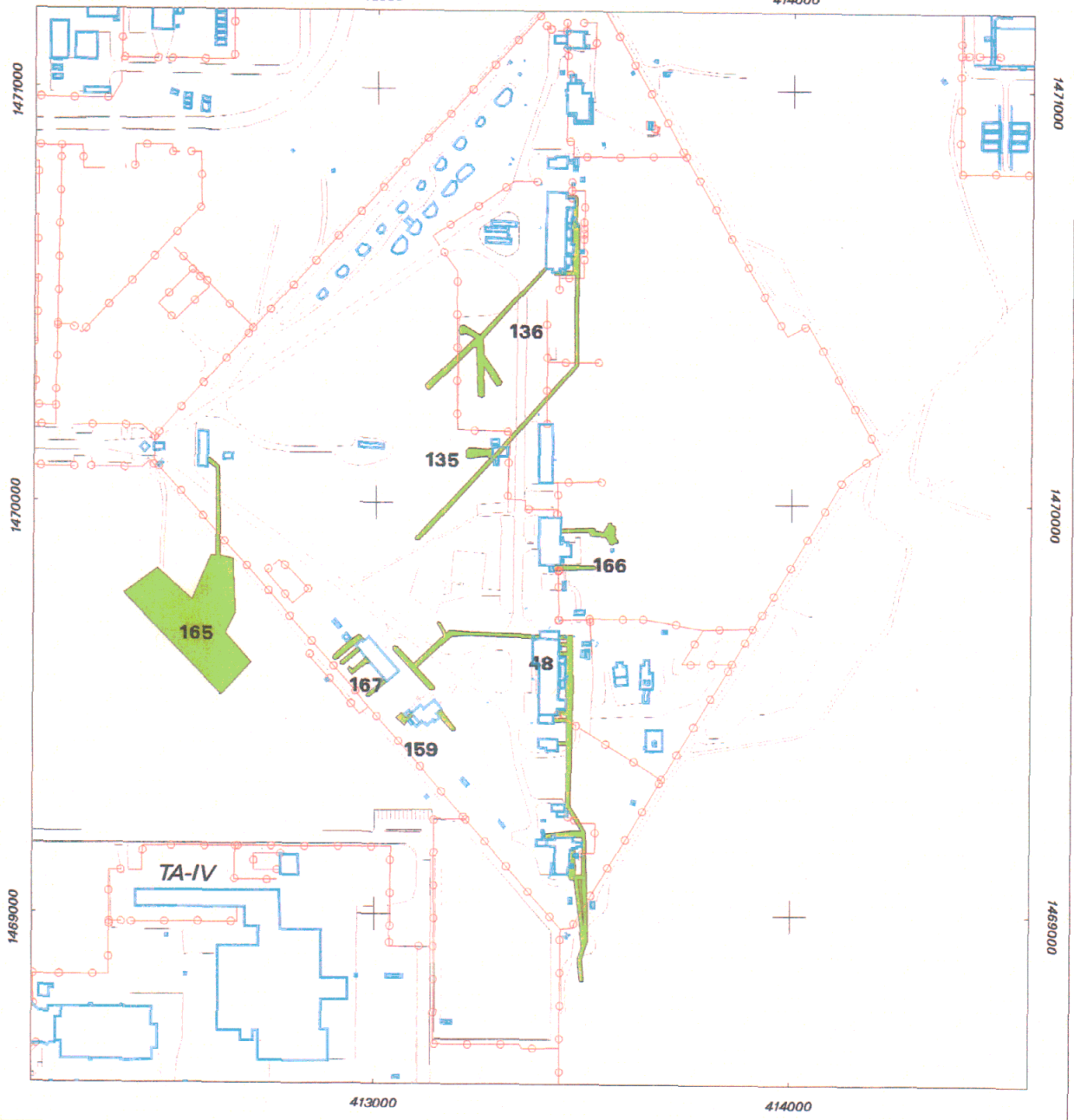
Sandia National Laboratories/New Mexico (SNL/NM), October 1999. "Sampling and Analysis Plan for Characterizing and Assessing Potential Releases to the Environment From Septic and Other Miscellaneous Drain Systems at Sandia National Laboratories/New Mexico," Sandia National Laboratories, Albuquerque, New Mexico. October 19, 1999.

U.S. Environmental Protection Agency (EPA), November 1986. "Test Methods for Evaluating Solid Waste," 3rd ed., Update 3, SW-846, Office of Solid Waste and Emergency Response, U.S. Environmental Protection Agency, Washington, D.C.

U.S. Environmental Protection Agency (EPA), January 1997. *EPA Compendium of Methods for the Determination of Toxic Organic Compounds in Ambient Air*, 2nd ed., EPA/625/R-96/010b, Center for Environmental Research Information, Office of Research and Development, U.S. Environmental Protection Agency, Cincinnati, Ohio.

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FIGURES



Legend




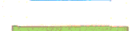
-  Road
-  Fence
-  Building / Structure
-  DSS SWMU

Figure 1.1-1
Location Map of Drain and
Septic Systems (DSS) SWMUs at
Technical Area-II (TA-II)

0 200 400
Scale In Feet

0 48 96
Scale In Meters



Sandia National Laboratories, New Mexico
Environmental Geographic Information System



Legend





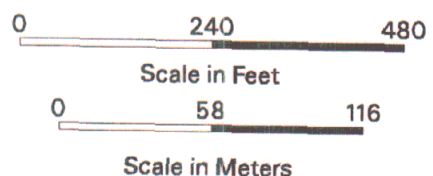
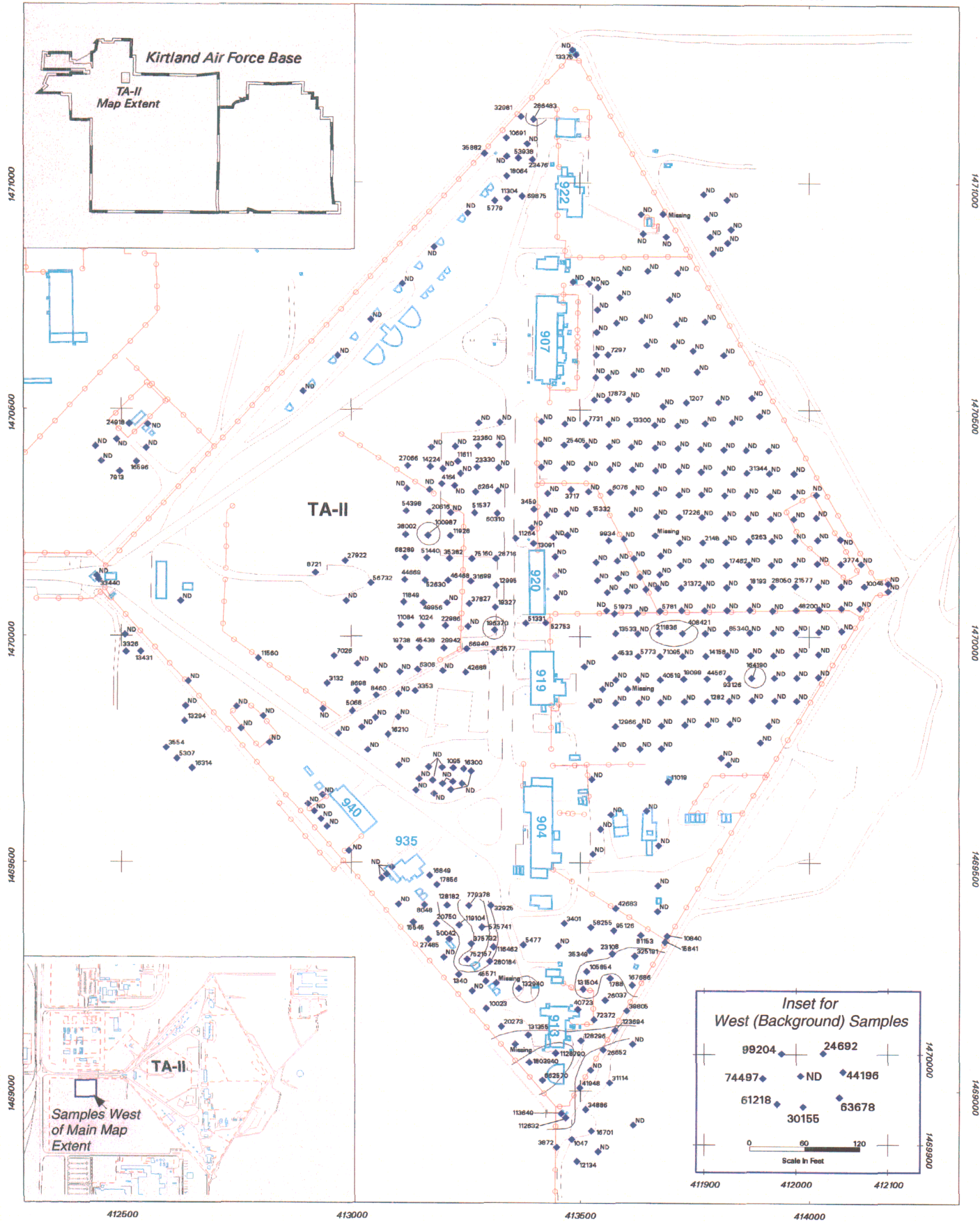
-  Sample Location and Identification Number
-  Fence
-  Paved and Unpaved Road
-  Building / Structure

Figure 2.2-1
Technical Area-II
PETREX™ Passive Soil-Vapor
Sample Locations and
Identification Numbers



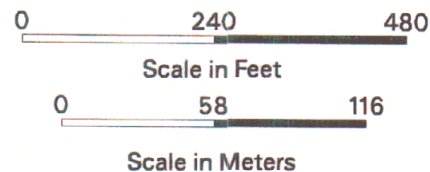
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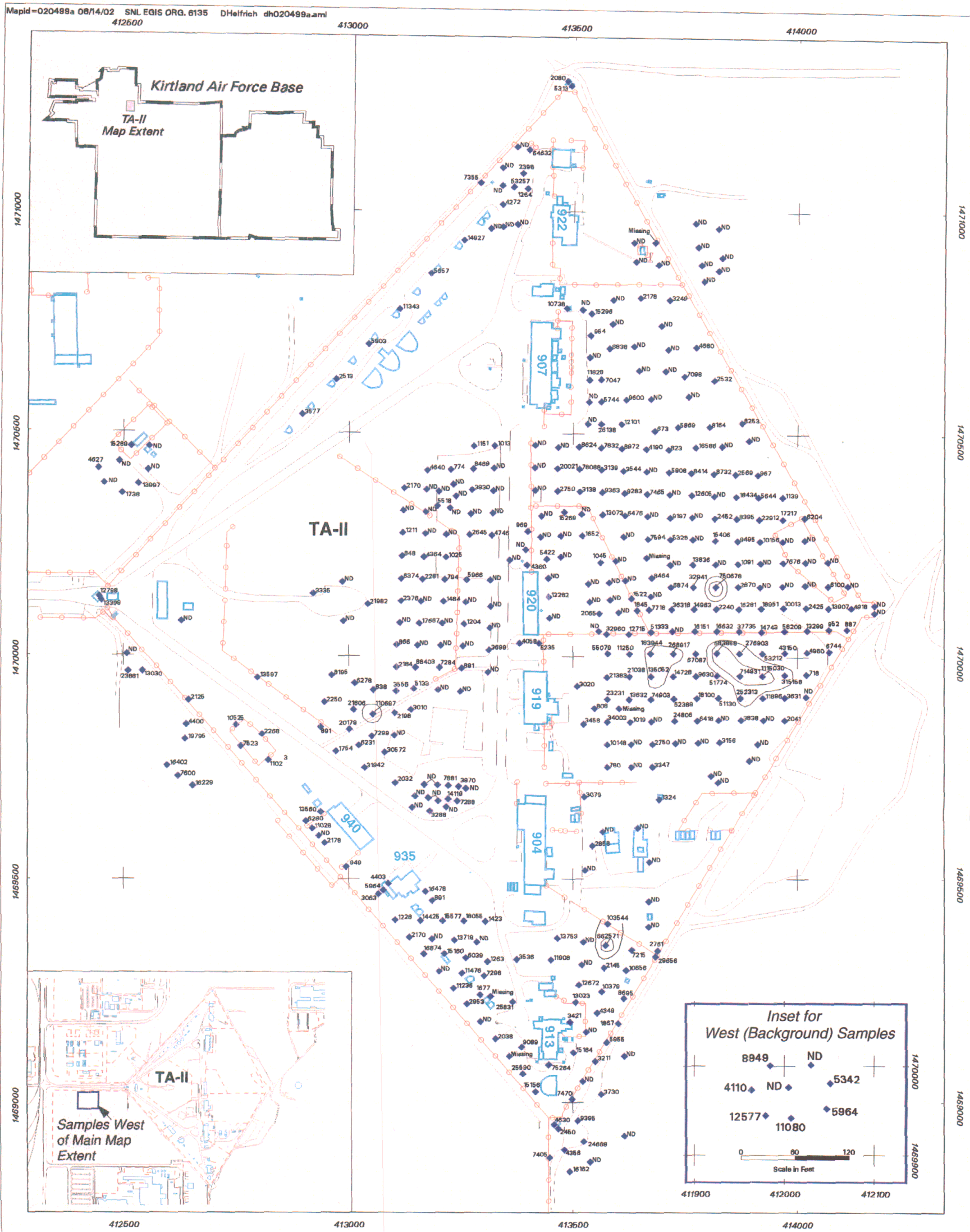
Legend

- ◆ 206372 Sample Location and Relative Response Value
- Fence
- Paved and Unpaved Road
- ▭ Building / Structure
- ▭ Relative Response (Ion Count) 100,000 - 499,999
- ▭ Relative Response (Ion Count) ≥ 500,000

Figure 2.2.2-2
Technical Area-II
PETREX Passive Soil-Vapor Sample
Locations and Trichloroethene (TCE)
Relative Response (Ion Count) Values



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Legend







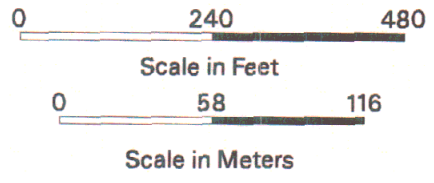
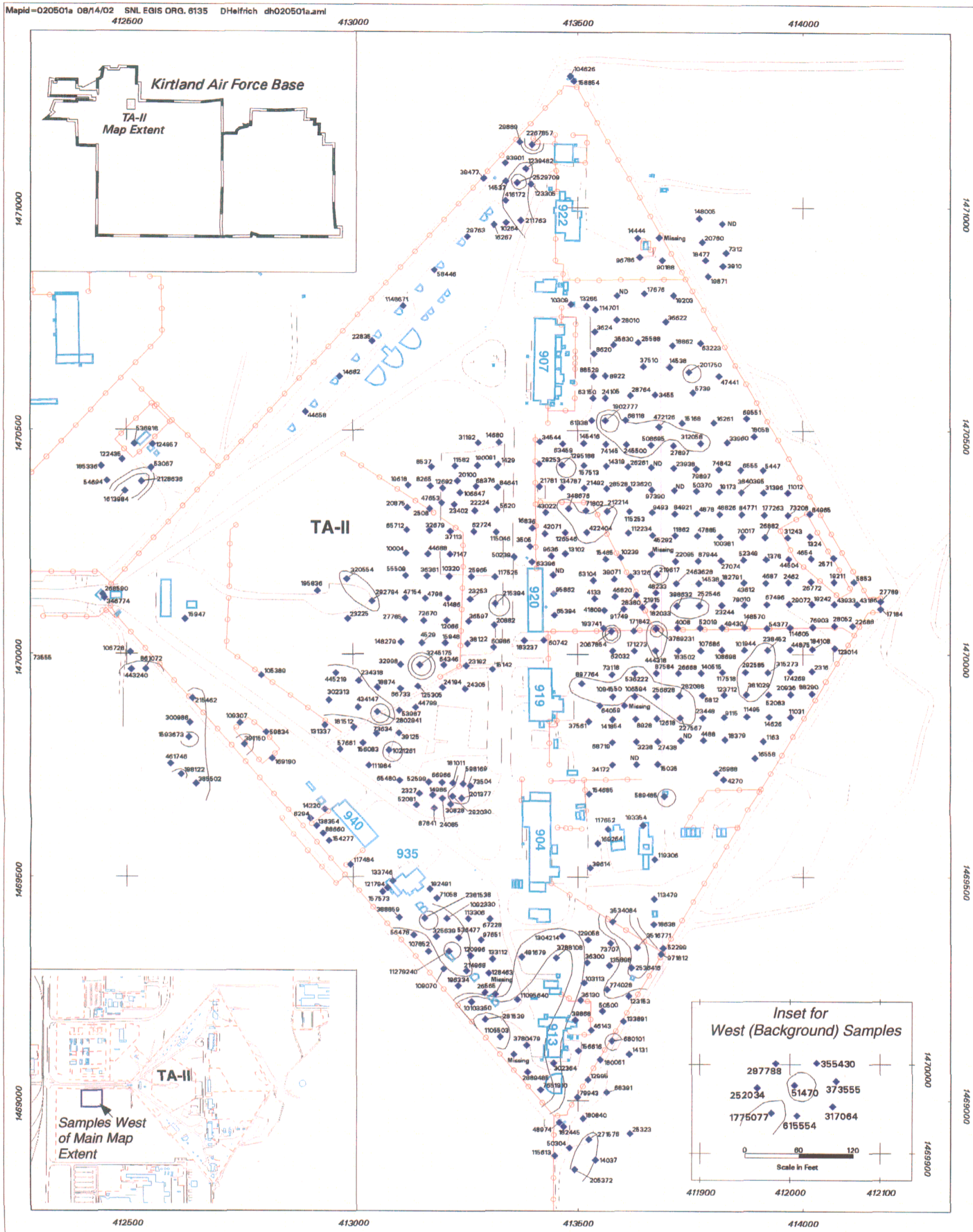
-  Sample Location and Relative Response Value
-  Fence
-  Paved and Unpaved Road
-  Building / Structure
-  Relative Response (Ion Count) 100,000 - 499,999
-  Relative Response (Ion Count) ≥ 500,000

Figure 2.2.2-3
Technical Area-II
PETREX™ Passive Soil-Vapor Sample
Locations and Tetrachloroethene (PCE)
Relative Response (Ion Counts) Values



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Legend







-  Sample Location and Relative Response Value
-  Fence
-  Paved and Unpaved Road
-  Building / Structure
-  Relative Response (Ion Count) 200,000 - 1,499,999
-  Relative Response (Ion Count) $\geq 1,500,000$

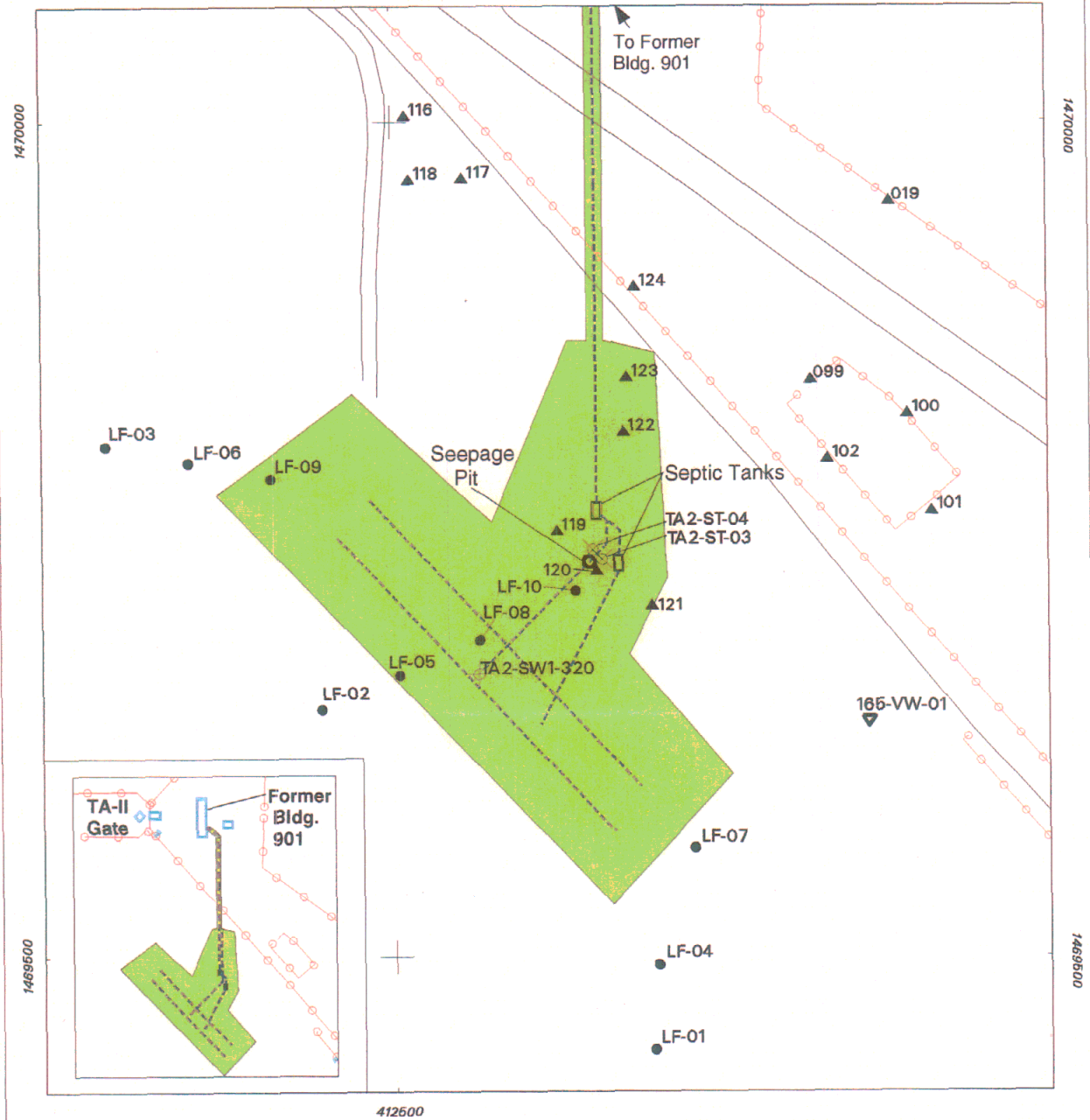
Figure 2.2-4
Technical Area-II
PETREX™ Passive Soil-Vapor
Sample Locations and
Benzene, Toluene, Ethylbenzene,
and Xylene (BTEX) Relative
Response (Ion Count) Values

0 240 480
Scale in Feet

0 58 116
Scale in Meters

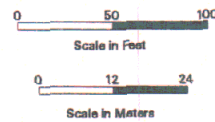


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Environmental Geographic Information System

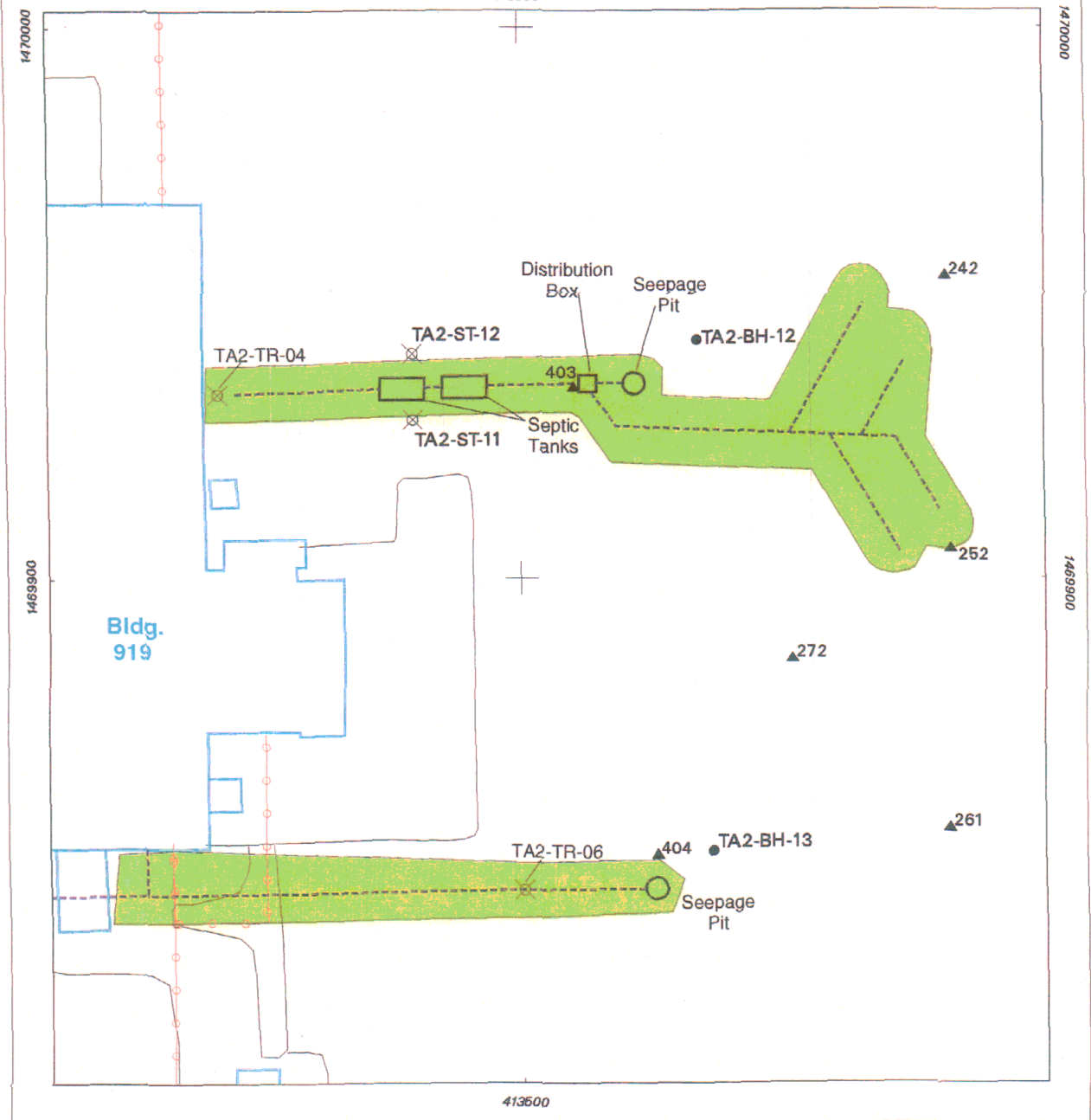


- ▲019 PETREX™ Soil-Vapor Sample & Identification
- ▼ Soil-Vapor Monitoring Well
- ⊕ Groundwater Monitoring Well
- Borehole Location
- ⊗ Geoprobe Location
- Road
- Fence
- ▭ Septic Tank / Seepage Pit
- - - Drain Line
- SWMU 165

Figure 2.2.2-11
Drain and Septic Systems
(DSS) SWMU 165, Building 901
PETREX™ Soil-Vapor
Sample Locations

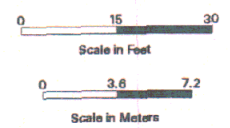


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Environmental Geographic Information System

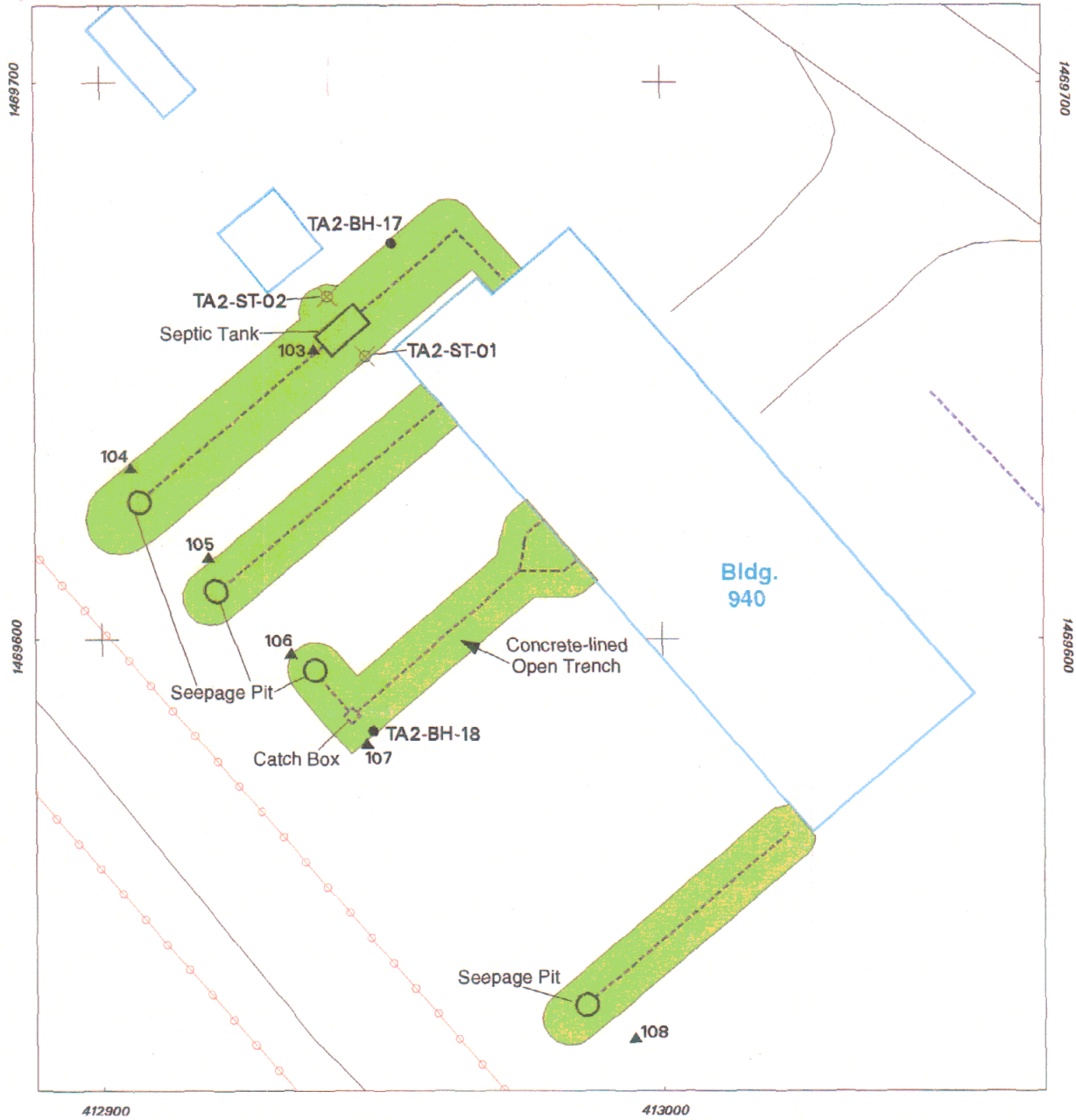


- PETREX™ Soil-Vapor Sample & Identification
- Borehole Location
- Geoprobe or Trench Sample
- Road / Walkway
- Fence
- Building / Structure
- Drain Line
- Seepage Pit / Septic Tank / Distribution Box
- SWMU 166

Figure 2.2.2-12
Drain and Septic Systems
(DSS) SWMU 166, Building 919
PETREX™ Soil-Vapor
Sample Locations



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- ▲ 108 PETREX™ Soil-Vapor Sample & Identification
- Borehole Location
- ⊗ Geoprobe Location
- Road
- Fence
- ▭ Septic Tank / Seepage Pit
- - - Drain Line
- ▭ Former Building / Structure
- ▭ SWMU 167

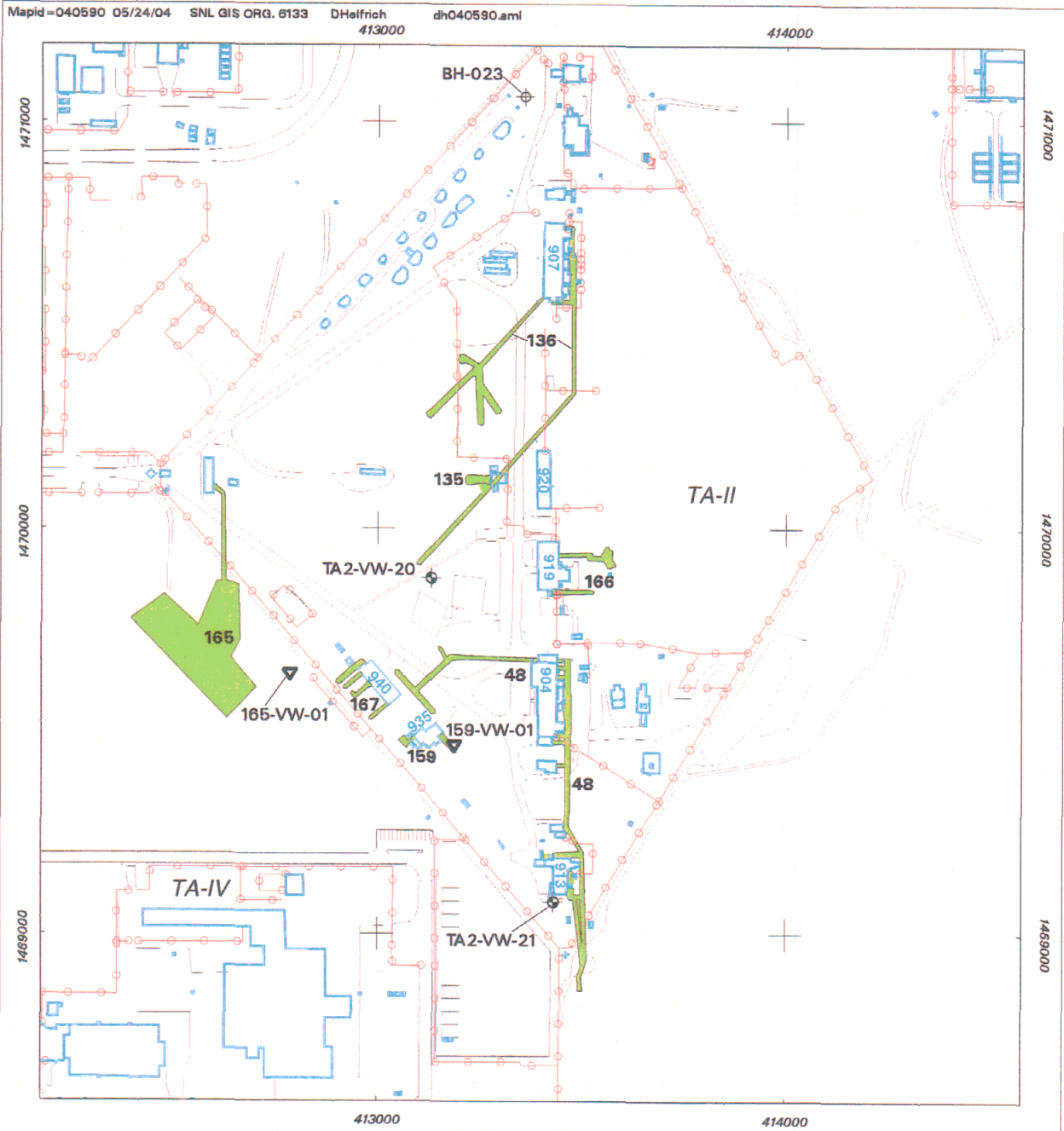
Figure 2.2.2-13
Drain and Septic Systems
(DSS) SWMU 167, Building 940
PETREX™ Soil-Vapor
Sample Locations

0 15 30
Scale In Feet

0 3.6 7.2
Scale In Meters



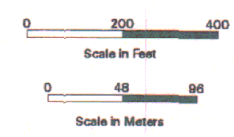
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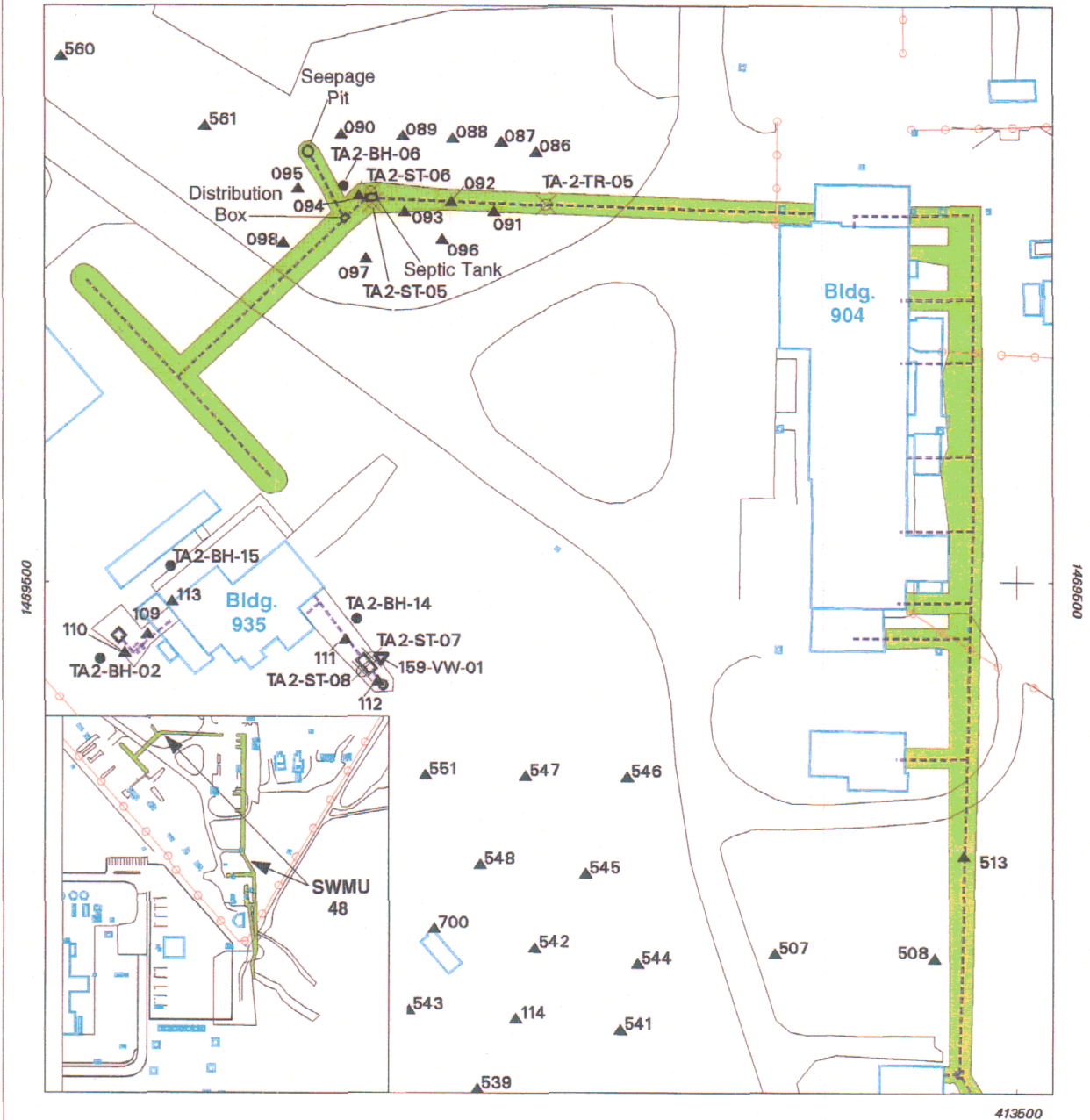
Legend

- Borehole
- Borehole Completed as a Soil-Vapor Monitoring Well
- Drain and Septic Systems Investigation Soil-Vapor Monitoring Well
- Road
- Fence
- Building / Structure
- DSS SWMU

**Figure 2.3.2-1
Location Map of Active
Soil-Vapor Monitoring Wells at
Technical Area-II**

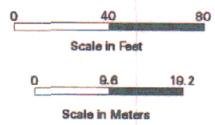


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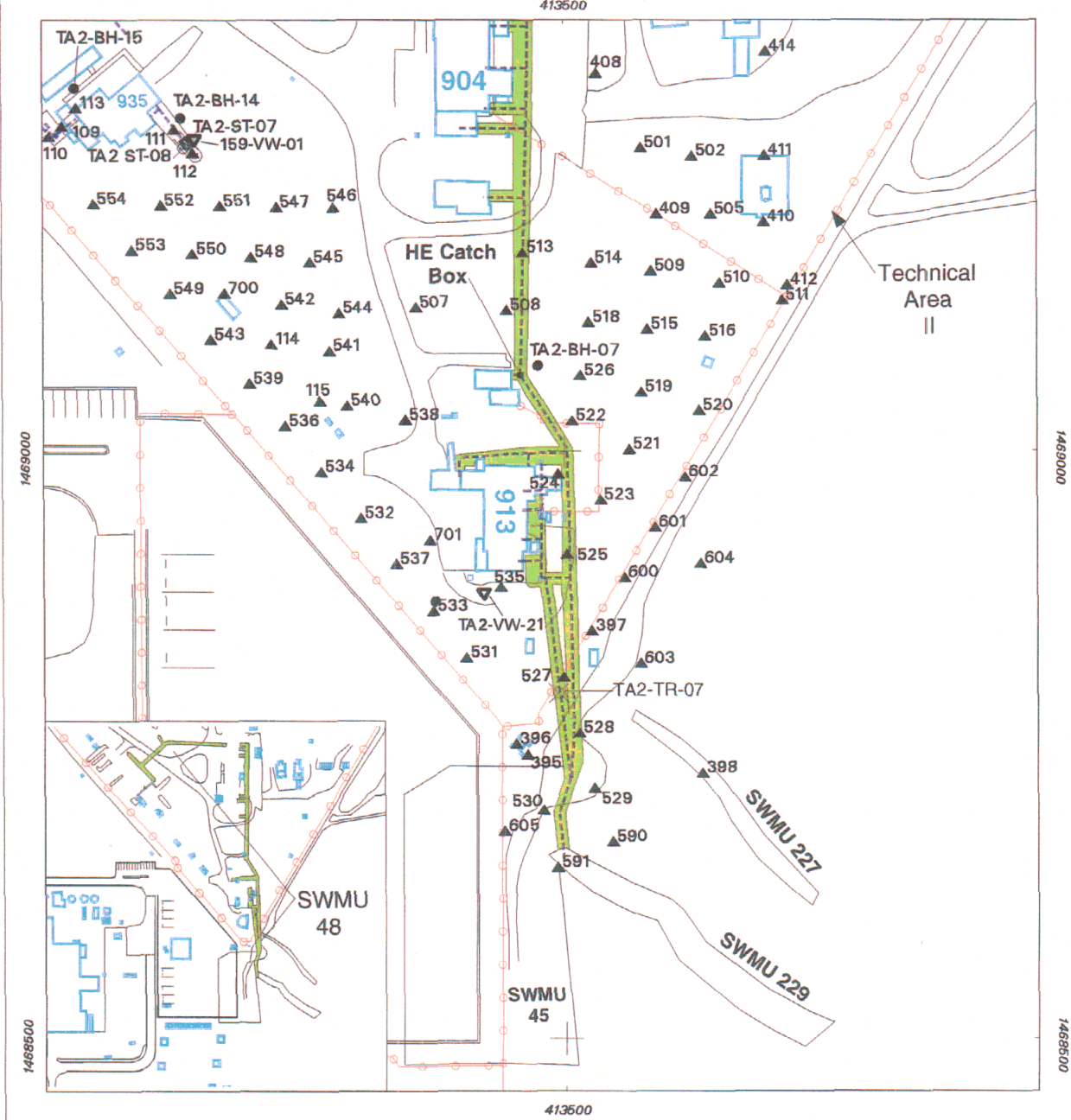


- ▲ 542 PETREXTM Soil-Vapor Sample & Identification
- ▼ Soil-Vapor Monitor Well
- Borehole Location
- ⊗ Geoprobe or Trench Sample
- Road
- Fence
- Former Building / Structure
- - - Drain Line
- Septic Tank / Seepage Pit
- SWMU 48
- Other SWMU

Figure 2.2-5
Drain and Septic Systems (DSS)
SWMU 48, Building 904
(Northern Extent) PETREXTM
Soil-Vapor Sample Locations



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1468000
1468500

1468000
1468500

413500

413500

- ▲ 590 PETREX™ Soil-Vapor Sample & Identification
- ▼ Soil-Vapor Monitor Well
- Borehole Location
- ⊗ Geoprobe or Trench Sample
- Road
- Fence
- Former Building / Structure
- Drain Line
- Septic Tank / Seepage Pit
- SWMU 48
- Other SWMU

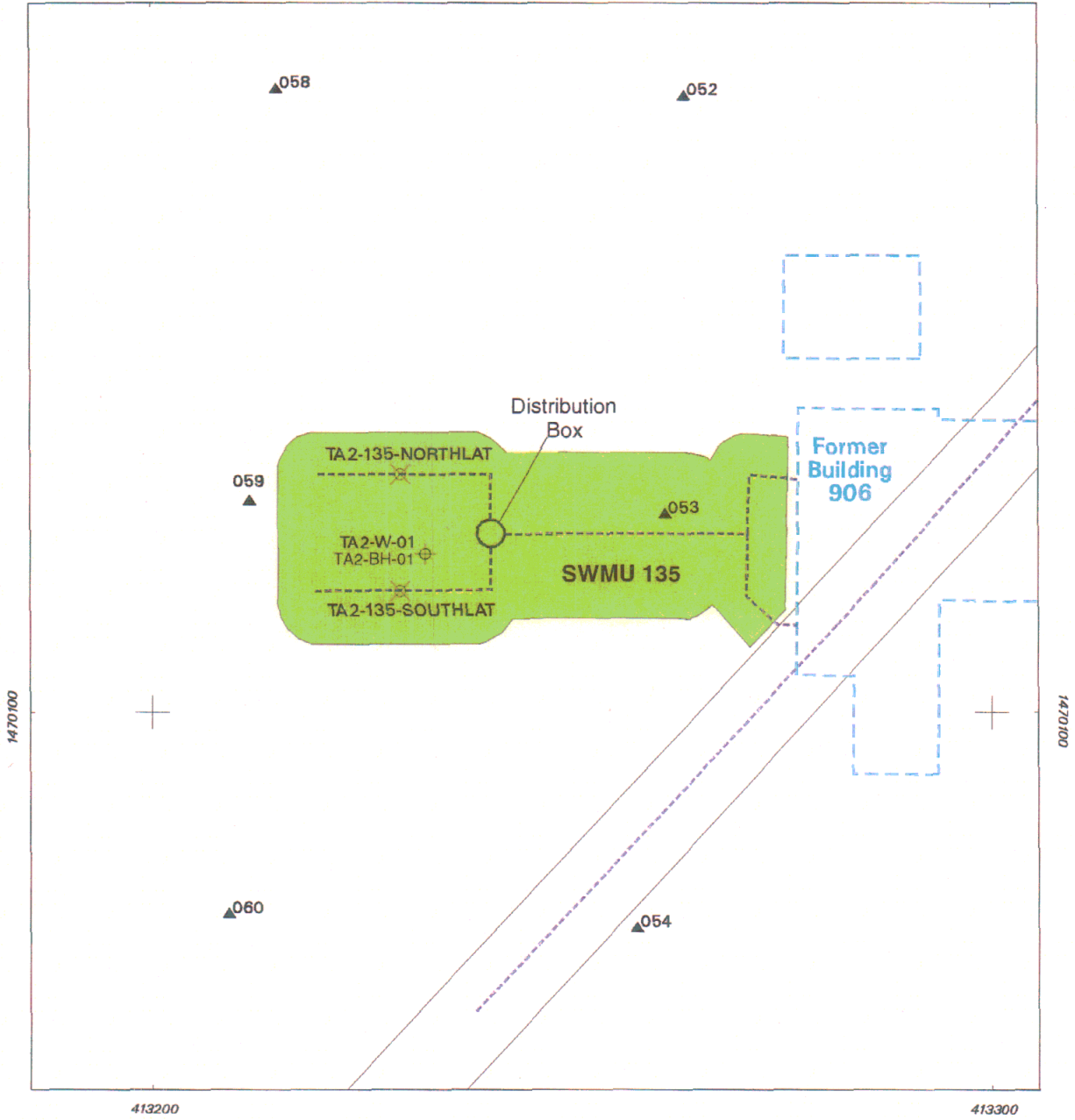
Figure 2.2.2-6
Drain and Septic Systems (DSS)
SWMU 48, Building 904
(Southern Extent) PETREX™
Soil-Vapor Sample Locations

0 70 140
 Scale in Feet









0 18.8 33.6
 Scale in Meters



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**Figure 2.2.2-7
Drain and Septic Systems (DSS)
SWMU 135, Building 906
PETREX™ Soil-Vapor
Sample Locations**

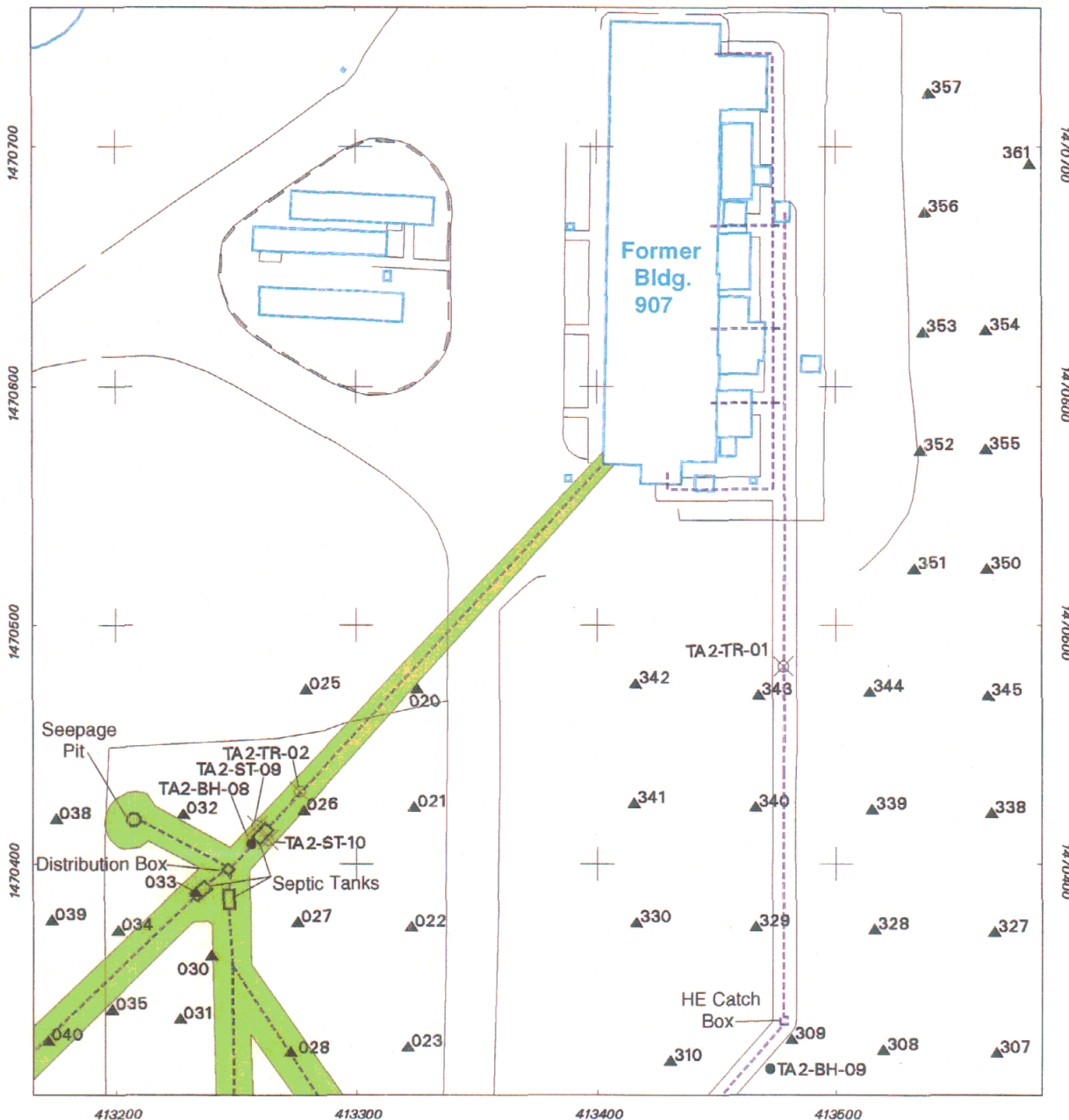
-  PETREX™ Soil-Vapor Sample & Identification
-  Groundwater Monitoring Well
-  Geoprobe Sample
-  Distribution Box
-  Drain Line
-  Former Building / Structure
-  Other SWMU
-  SWMU 135

0 10 20
Scale in Feet

0 2.4 4.8
Scale in Meters

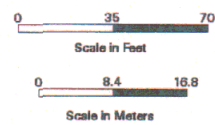


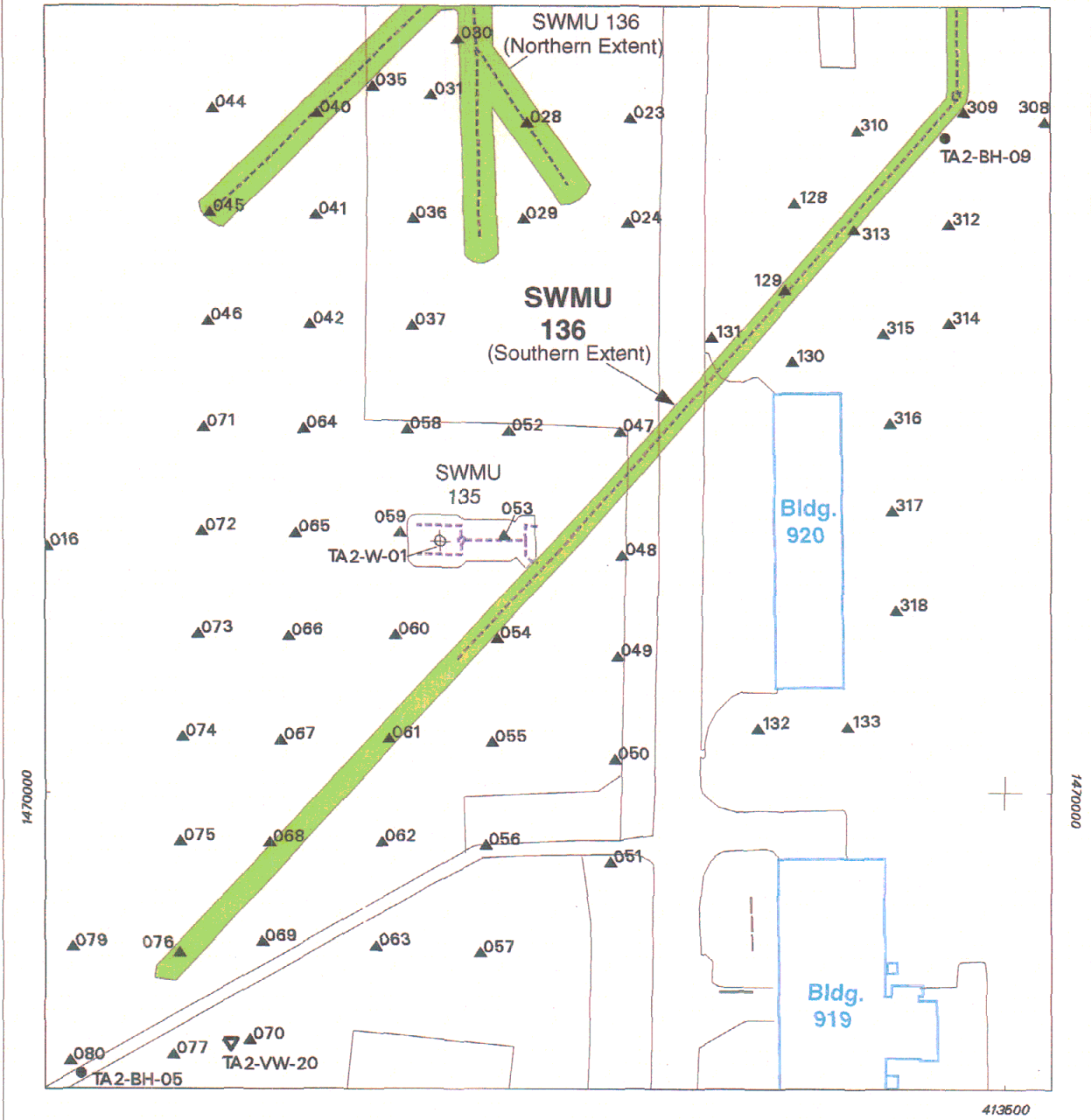
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- ▲ 361 PETREX™ Soil-Vapor Sample & Identification
- Borehole Location
- ⊗ Geoprobe or Trench Sample
- Road
- Former Building / Structure
- Septic Tank / Seepage Pit / Distribution Box
- - - Drain Line
- █ SWMU 136

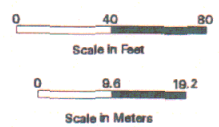
Figure 2.2.2-8
Drain and Septic Systems
(DSS) SWMU 136, Building 907
(Northern Extent) PETREX™
Soil-Vapor Sample Locations

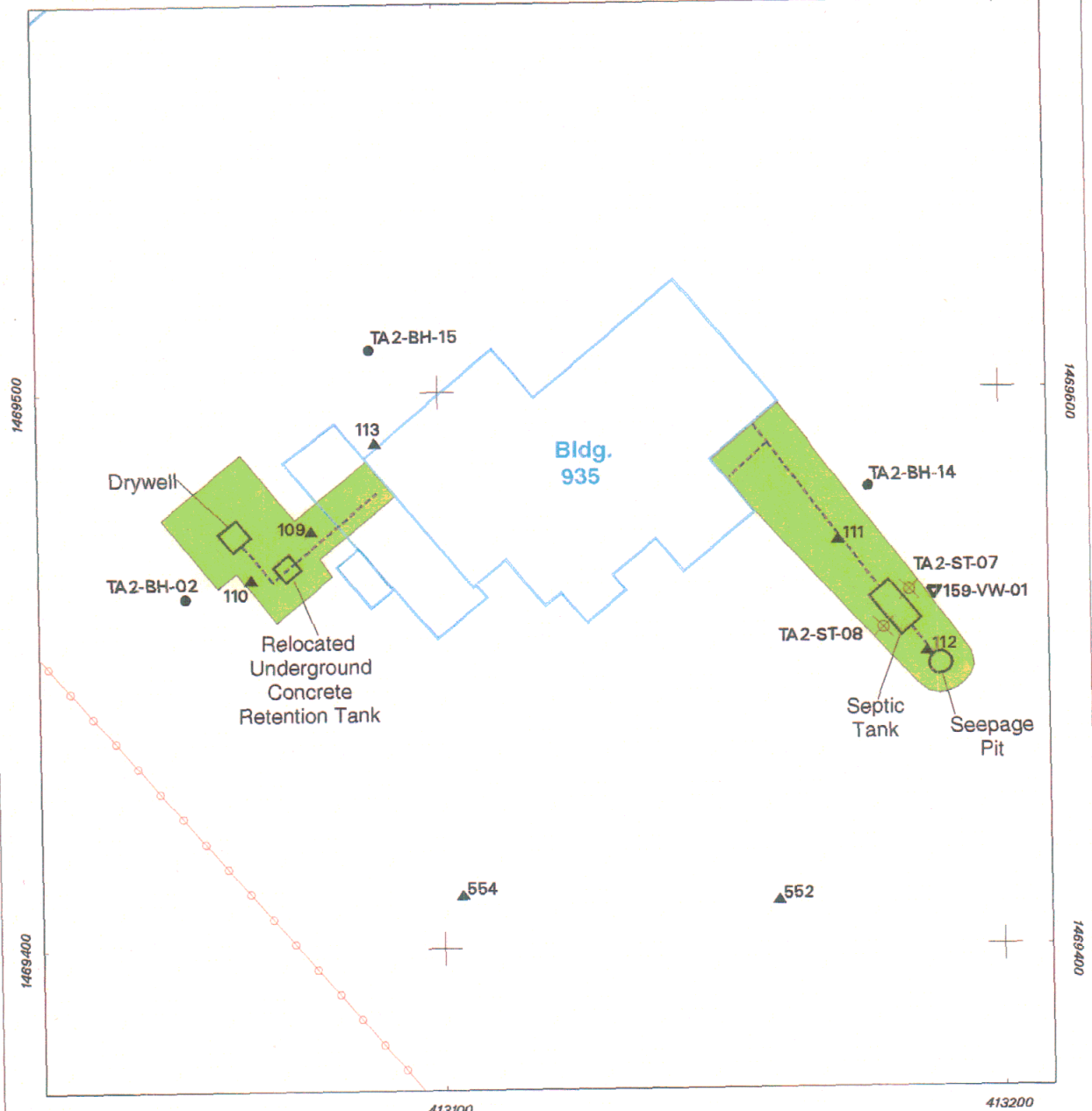




- ▲076 PETREX™ Soil-Vapor Sample & Identification
- ▼ Soil-Vapor Monitor Well
- Borehole Location
- ⊕ Groundwater Monitoring Well
- Road
- - - Drain Line
- Building / Structure
- Other SWMU
- SWMU 136

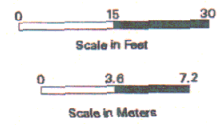
Figure 2.2.2-9
Drain and Septic Systems
(DSS) SWMU 136, Building 907
(Southern Extent) PETREX™
Soil-Vapor Sample Locations





- ▲554 PETREX™ Soil-Vapor Sample & Identification
- ▼ Soil-Vapor Monitoring Well
- Borehole Location
- ⊗ Geoprobe Location
- Fence
- Building / Structure
- - - Drain Line
- Septic Tank / Dry Well / Seepage Pit
- SWMU 159

Figure 2.2.2-10
Drain and Septic Systems
(DSS) SWMU 159, Building 935
PETREX™ Soil-Vapor
Sample Locations



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ANNEX A
Soil-Vapor Analytical Data Summary Tables

LIST OF TABLES

Table

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Table A-1
 Summary of Technical Area II PETREX™ Passive Soil-Vapor Sampling
 VOC Analytical Results
 Phase I (November–December 1993) and Phase II (January–February 1994)

Sample Number	PETREX™ Response Values (ion counts)		
	TCE	PCE	BTEX
Phase I Samples (November-December 1993)			
001	ND	3577	44658
002	ND	2513	14682
003	ND	5903	22835
004	ND	11343	1148671
005	ND	5657	58446
006	ND	14927	29763
007	10691	ND	93901
008	ND	2398	1239482
009	ND	ND	14537
010	53938	53257	2529709
011	35882	7355	39477
012	18064	4272	416172
013	23476	1264	123305
014	8721	3335	195836
015	27922	ND	320554
016	56732	21982	292794
017	ND	ND	23225
018	ND	ND	41953
019	11560	13597	105389
020	ND	1013	14680
021	ND	ND	1429
022	ND	ND	84641
023	ND	ND	5620
024	60310	4746	115046
025	ND	1151	31192
026	23360	8469	190091
027	23330	3930	68376
028	6264	ND	22224
029	51537	2645	62724
030	ND	ND	106647
031	ND	ND	23402
032	ND	774	11582
033	11611	ND	20100
034	ND	ND	12692
035	4164	5518	47653
036	ND	ND	37113
037	11928	1025	7147
037-DU	17256	3829	11332
038	ND	4640	8537
038-DU	ND	3878	15434
039	14224	ND	8265
040	ND	ND	2508
041	20616	ND	32679

Refer to footnotes at end of table.

Table A-1 (Continued)
 Summary of Technical Area II PETREX™ Passive Soil-Vapor Sampling
 VOC Analytical Results
 Phase I (November–December 1993) and Phase II (January–February 1994)

Sample Number	PETREX™ Response Values (ion counts)		
	TCE	PCE	BTEX
042	100987	4364	44688
043	27066	2170	19618
044	ND	ND	20875
045	54398	1211	65712
046	38002	848	10004
047	28716	ND	117525
048	12995	ND	215394
049	19327	ND	20882
050	196370	3699	60986
051	62577	ND	15142
052	75160	5966	25965
053	31699	ND	23253
054	37827	1204	36597
055	ND	ND	38122
056	66940	891	23192
057	42688	ND	24305
058	35382	794	10320
059	46468	1484	41486
060	ND	ND	12066
061 ^a	22986	ND	15948
062	29942	7284	64346
063	ND	ND	24194
063-DU	ND	ND	31862
064	51440	2281	36361
065	52630	ND	4798
066	49956	17667	72670
067	1024	ND	4529
068	45438	88403	3245175
069	6306	5133	125305
070	3353	3010	44799
071	68289	6374	55509
072	44669	2376	47154
073	11849	ND	27785
074	11804	866	148279
074-DU	24355	ND	377027
075	19738	2184	32998
076	ND	3556	66733
077	ND	2198	35987
078	ND	ND	39125
078-DU	ND	ND	90355
079	ND	838	18874
080	8460	110697	2802941
082	16210	30572	1021261
083	8698	21606	434147

Refer to footnotes at end of table.

Table A-1 (Continued)
 Summary of Technical Area II PETREX™ Passive Soil-Vapor Sampling
 VOC Analytical Results
 Phase I (November–December 1993) and Phase II (January–February 1994)

Sample Number	PETREX™ Response Values (ion counts)		
	TCE	PCE	BTEX
084	5066	20179	181512
085	ND	6231	156083
086	ND	ND	73504
087	16300	3970	598169
088	1095	7881	181011
089	ND	ND	66966
090	ND	ND	52599
091	ND	7288	201377
092	ND	14119	292030
093	ND	ND	24085
093-DU	ND	ND	59981
094	ND	ND	14986
094-DU	ND	ND	3888
095	ND	ND	2327
095-DU	ND	ND	6303
096	ND	ND	30828
097	ND	3288	87841
098	ND	ND	52081
099	ND	10525	109307
100	ND	2268	59834
101	ND	11023	169190
102	ND	7523	391150
103	ND	13560	14220
103-DU	ND	30270	35014
104	ND	6280	6294
104-DU	ND	6622	9747
105	ND	11028	138354
105-DU	ND	2599	27159
106	ND	ND	88660
107	ND	2178	154277
108	ND	949	117484
109	ND	5964	121794
110	ND	3063	157573
111	16849	16478	192491
112	17865	891	71058
113	ND	4403	133746
114	752157	11476	214968
115	45571	1677	26565
116	ND	ND	106728
116-DU	ND	ND	168846
117	13431	13030	861072
118	3326	23881	443240
119	3554	16402	461746
120	5307	7600	198122

Refer to footnotes at end of table.

Table A-1 (Continued)
 Summary of Technical Area II PETREX™ Passive Soil-Vapor Sampling
 VOC Analytical Results
 Phase I (November–December 1993) and Phase II (January–February 1994)

Sample Number	PETREX™ Response Values (ion counts)		
	TCE	PCE	BTEX
121	16314	16229	385502
122	13294	19795	1593673
123	ND	4400	300988
124	ND	2125	215462
125	ND	ND	15947
126	33440	13399	346774
127	ND	12798	268590
127-DU	ND	7324	179772
128	3459	969	16836
129	ND	ND	3505
130	13091	4360	63396
131	11264	ND	50239
132	51331	4058	183237
133	52753	5235	60742
180	ND	699	16063
200	10045	4918	43186
201	ND	13907	43933
201-DU	ND	3400	15394
202	ND	2425	19242
202-DU	ND	2600	15505
203	21577	10013	29072
204	28050	18951	67496
205	18193	16281	79010
206	ND	2240	23244
207	ND	14936	252546
208	31372	36318	398632
209-DU	ND	1020	48050
209	ND	7718	182033
210	ND	887	2688
211	ND	952	28052
212	ND	13299	76903
213	48200	58209	114605
214	ND	14743	54377
215	ND	37735	148570
215-DU	ND	15626	57474
216	ND	16632	49430
217	ND	16151	52019
218	ND	ND	4008
219	5781	51333	3789231
220	ND	12715	171842
221	51973	32960	2067854
222	ND	6744	123014
223	ND	4960	184108
224	ND	43150	44875

Refer to footnotes at end of table.

Table A-1 (Continued)
 Summary of Technical Area II PETREX™ Passive Soil-Vapor Sampling
 VOC Analytical Results
 Phase I (November–December 1993) and Phase II (January–February 1994)

Sample Number	PETREX™ Response Values (ion counts)		
	TCE	PCE	BTEX
225	ND	53212	238452
226	ND	276903	101944
227	85340	683858	108698
228	ND	67087	107686
229	408421	268917	183502
230	211836	183944	444318
231	ND	11250	171278
232	13533	55079	62032
233	ND	718	2316
234	ND	315158	174269
235	ND	1115030	315273
236	ND	714931	292585
237	ND	51774	117518
238	14158	9630	140515
239	ND	14728	26668
240	71095	135052	87584
241	5773	21038	536222
242	4533	21383	73118
243	ND	ND	88290
244	ND	3631	20936
245	ND	11896	52083
246	164190	252313	381029
247	93126	51130	123712
248	44567	18100	6812
249	19099	62389	282088
250	40519	74903	256628
251	ND	13632	106594
252	ND	23231	1094550
253	ND	2041	11031
254	ND	ND	14626
255	ND	3838	11495
256	ND	ND	9115
257	1282	6418	23448
258	ND	24806	227567
259	ND	ND	12618
260	ND	1019	8928
261	ND	34003	141854
261-DU	ND	10041	95682
263	ND	3156	18379
264	ND	ND	4488
265	ND	ND	ND
266	ND	2750	27438
267	ND	ND	3238
268	12966	10148	68719

Refer to footnotes at end of table.

Table A-1 (Continued)
 Summary of Technical Area II PETREX™ Passive Soil-Vapor Sampling
 VOC Analytical Results
 Phase I (November–December 1993) and Phase II (January–February 1994)

Sample Number	PETREX™ Response Values (ion counts)		
	TCE	PCE	BTEX
269	ND	3347	15035
270	ND	ND	ND
271	ND	780	34172
272	ND	808	64059
273	ND	ND	5853
274	3774	6100	19211
275	ND	ND	26772
276	ND	ND	2462
277	ND	ND	4687
278	ND	2870	43612
279	17462	750678	182791
280	ND	32941	14538
281 ^a	ND	6874	2463628
282	ND	ND	2571
283	ND	ND	4654
284	ND	7676	44504
285	ND	ND	1378
286	6263	1091	52349
287	ND	ND	27074
288	2148	13836	87944
289	ND	ND	22095
290	ND	ND	1324
290-DU	ND	ND	6664
291	ND	ND	31243
292	ND	10156	26882
292-DU	ND	7440	18285
293	ND	9495	70017
294	ND	15406	100381
295	ND	ND	47885
296	17226	5326	11862
296-DU	17964	10405	13166
297	ND	7594	45292
298	ND	6204	84965
299	ND	17217	73208
300	ND	22912	177263
301	ND	8395	84771
302	ND	2452	48826
303	ND	ND	4878
304	ND	9197	84921
305	ND	ND	9493
305-DU	ND	ND	921
306	4973	6476	115253
307	6076	13073	212214
308	ND	ND	71802

Refer to footnotes at end of table.

Table A-1 (Continued)
 Summary of Technical Area II PETREX™ Passive Soil-Vapor Sampling
 VOC Analytical Results
 Phase I (November–December 1993) and Phase II (January–February 1994)

Sample Number	PETREX™ Response Values (ion counts)		
	TCE	PCE	BTEX
309	3717	15269	348676
310	ND	ND	43022
311	15332	1652	422404
312	ND	ND	126546
313	ND	ND	42071
314	ND	ND	13102
315	ND	5422	9636
316	ND	ND	ND
317	ND	12282	95862
318	ND	ND	65394
319	ND	1139	11012
320	ND	5644	31396
320-DU	ND	926	16657
321 ^b	31144	18434	3840395
322	ND	ND	19173
323	ND	12605	50370
324	ND	ND	ND
324-DU	ND	ND	ND
325	ND	7465	97390
325-DU	ND	3465	63036
326	ND	9283	123620
327	ND	9363	28528
328	ND	3138	21492
329	ND	2750	134787
330	ND	ND	21781
331	ND	967	5447
332	ND	2569	6555
333	ND	8732	74842
333-DU	ND	22418	163380
334	ND	8414	79897
335	ND	5908	23938
336	ND	ND	ND
336-DU	ND	ND	ND
337	ND	3544	26261
338	ND	3139	14319
339	ND	78088	157513
340	25405	20021	1295188
341	ND	ND	29253
342	ND	ND	34544
343	ND	ND	63459
344	7731	8624	145416
345	ND	7832	74145
346	13300	8972	245500
347	ND	4190	508695

Refer to footnotes at end of table.

Table A-1 (Continued)
 Summary of Technical Area II PETREX™ Passive Soil-Vapor Sampling
 VOC Analytical Results
 Phase I (November–December 1993) and Phase II (January–February 1994)

Sample Number	PETREX™ Response Values (ion counts)		
	TCE	PCE	BTEX
347-DU	ND	6553	703828
348	ND	823	27897
349	ND	12101	68118
350	17873	26138	1902777
351	ND	ND	61338
352	ND	ND	63150
353	ND	11828	88529
354	7297	7047	8922
355	ND	5744	24105
356	ND	ND	8620
357	ND	954	3624
358	ND	15296	114701
359	ND	ND	13266
360	ND	40738	10309
361	ND	6838	35830
362	ND	ND	28010
363	ND	ND	ND
363-DU	ND	ND	ND
364	ND	2178	17676
365	ND	ND	36622
366	ND	ND	25588
367	ND	ND	37510
368	ND	9600	28764
369	ND	673	472126
369-DU	ND	650	404020
370	ND	ND	3455
371	ND	ND	14538
372	ND	ND	18862
373	ND	3249	19203
374	ND	4680	63223
375	ND	7098	201750
376	ND	ND	5739
376-DU	ND	ND	2554
377	1207	5869	15168
378	ND	16586	312058
379	ND	ND	33960
380	ND	ND	18058
381	2146	8253	69551
382	ND	8164	16261
383	ND	2532	47441
384	13375	5313	158854
385	ND	2080	104626
385-DU	ND	5144	116846
386	ND	6425	148005

Refer to footnotes at end of table.

Table A-1 (Continued)
 Summary of Technical Area II PETREX™ Passive Soil-Vapor Sampling
 VOC Analytical Results
 Phase I (November–December 1993) and Phase II (January–February 1994)

Sample Number	PETREX™ Response Values (ion counts)		
	TCE	PCE	BTEX
387	ND	ND	ND
387-DU	ND	ND	ND
388	ND	ND	20760
389	ND	ND	7312
390	ND	ND	18477
391	ND	ND	3910
392	ND	ND	19871
393	3296	ND	27789
394	ND	ND	17184
395	112632	2450	182445
396	113649	4630	48974
397	ND	ND	12995
398	ND	ND	25323
399	ND	ND	1163
400	ND	ND	16558
401	ND	ND	26988
402	ND	ND	4270
403	ND	3020	897764
404	ND	3458	37561
405	ND	ND	117652
405-DU	ND	ND	59474
406	ND	3079	154685
407	ND	2858	168264
408	ND	ND	39614
408-DU	ND	ND	1618
409	42683	103544	3534084
410	ND	ND	18638
410-DU	ND	1943	26259
411	ND	ND	113479
412	10840	2761	52299
413	ND	ND	193354
414	ND	ND	119306
415	11019	1324	589485
1000	ND	ND	122435
1001	ND	ND	54694
1002	7913	1738	1613984
1003	16596	13997	2128636
1004	ND	ND	53067
1005	ND	ND	124957
1006	24918	15289	536918
1007	ND	4627	185336
1010	ND	ND	51470
1011	30155	11080	615554
1012	61218	12577	1775077

Refer to footnotes at end of table.

Table A-1 (Continued)
 Summary of Technical Area II PETREX™ Passive Soil-Vapor Sampling
 VOC Analytical Results
 Phase I (November–December 1993) and Phase II (January–February 1994)

Sample Number	PETREX™ Response Values (ion counts)		
	TCE	PCE	BTEX
1013	74497	4110	252034
1014	99204	8949	297788
1015	24692	ND	355430
1016	44196	5342	373555
1017	63678	5964	317064
2000	ND	15002	143273
Phase II Samples (January-February 1994)			
42	7150	ND	73181
60	ND	ND	12066
66	140502	11934	18071
68	ND	ND	8666
80	ND	932	83164
81	ND	7299	73634
216	ND	ND	62478
227	84801	198874	24686
229 ^c	178643	29509	40857
234	2585	11950	76896
262	4178	21257	192011
321	ND	ND	24278
339	22976	5489	200428
279	ND	ND	26977
507	ND	3536	491679
508	ND	ND	3788108
509	95126	662571	73707
510	81153	7215	3516771
511	15841	29656	971812
513	3401	13753	1304214
514	58255	ND	129058
515	23108	2145	135898
516	325191	10656	2536416
518	35349	ND	36300
519	1788	10379	774028
520	167686	8695	123153
521	26037	4349	50500
522	131504	13023	36130
523	72372	ND	46143
524	40723	3421	39868
525	128296	15164	156616
526	105854	12672	103113
527	41948	7470	79943
528	34886	9395	180840
529	16701	24668	271567
530	1047	4358	50304
531	662570	15156	7651910

Refer to footnotes at end of table.

Table A-1 (Continued)
 Summary of Technical Area II PETREX™ Passive Soil-Vapor Sampling
 VOC Analytical Results
 Phase I (November–December 1993) and Phase II (January–February 1994)

Sample Number	PETREX™ Response Values (ion counts)		
	TCE	PCE	BTEX
532	20273	2038	1105503
533	1803940	25590	2889485
534	10023	ND	281539
535	1128790	75264	302364
536	ND	2953	10103350
538	132940	25831	11095640
539	1340	11236	196334
541	280184	7298	128463
542	375732	6039	120996
543	ND	ND	109070
544	116462	1263	133112
545	575741	ND	97651
546	32925	1423	67228
547	779378	18055	113306
548	119104	13719	536477
549	27485	16874	107852
550	20750	ND	325639
551	128182	15577	1092330
552	8048	14425	2381538
553	15545	2170	56478
554	ND	1228	388859
555	ND	6278	234318
556	7026	8195	445219
557	3132	2250	302313
558	ND	891	131337
559	ND	1754	57661
560	ND	31942	111984
561	ND	2032	65480
562	ND	ND	112234
563	9934	10451	15485
564	ND	ND	10239
566	ND	8464	219617
567	ND	ND	33126
568	ND	ND	39071
569	ND	ND	63104
570	ND	ND	4133
571	ND	ND	46820
572	ND	ND	21915
573	ND	ND	48233
574	ND	1845	28380
575	ND	ND	91749
576	ND	2065	41809
577	ND	ND	193741
581	286483	64632	2267857

Refer to footnotes at end of table.

Table A-1 (Concluded)
 Summary of Technical Area II PETREX™ Passive Soil-Vapor Sampling
 VOC Analytical Results
 Phase I (November–December 1993) and Phase II (January–February 1994)

Sample Number	PETREX™ Response Values (ion counts)		
	TCE	PCE	BTEX
582	32981	ND	29889
583	69875	ND	211763
584	11304	ND	10264
585	5779	ND	16267
586	MISSING	MISSING	MISSING
587	ND	ND	90188
590	ND	ND	10437
591	12134	16162	205372
581	286483	64632	2267857
600	26652	3211	180061
601	123694	5955	680101
602	39805	1867	133891
603	31114	3730	68391
604	ND	ND	14131
605	3782	7405	115613
700	50042	15160	11279240
701	131355	9089	3780479
908	ND	ND	2494249
910	143838	9293	1755741
914	61556	ND	152262
916	378129	11156	2248256
922	88777	13378	25666
926	55521	1945	48394
929	18789	17065	291392
962	ND	ND	125956
968	ND	ND	24803
972	ND	ND	9635
Quality Assurance/Quality Control Samples			
TB 2001	ND	ND	78838
TB 2002	ND	ND	3153
TB 2003	ND	ND	ND
TB 2004	ND	ND	ND

^aValue elevated due to interference with terpene compounds.

^bSampler integrity compromised; value may be elevated due to incidental cross-contamination.

^cSampler exposed approximately 10 days longer than the remaining data set.

BTEX = Benzene, toluene, ethylbenzene, and xylene(s).

DU = Duplicate analysis. In laboratory reports, these samples are prefixed with a "3" before the sample number.

ND = Not detected above the PETREX™ background value.

PCE = Tetrachloroethene.

TB = Trip blank.

TCE = Trichloroethene.

VOC = Volatile organic compound.

Table A-2
 Summary of Technical Area II PETREX™ Passive Soil-Vapor Sampling
 Additional VOCs Detected
 Phase I (November–December 1993) and Phase II (January–February 1994)

Sample Number	PETREX™ Response Values (ion counts)			
	TCA	DCB	Freon-11	Freon-113
Phase I Samples (November-December 1993)				
5	ND	221746	ND	ND
10	ND	415426	ND	ND
68	ND	704865	ND	ND
80	ND	886514	ND	ND
83	ND	1742220	ND	ND
85	ND	271140	ND	ND
216	ND	ND	100532	ND
219	ND	2122370	ND	ND
225	ND	ND	227552	137744
226	ND	ND	558425	478299
227	ND	ND	204234	88984
228	ND	ND	408375	284606
231	ND	ND	554822	ND
235	ND	ND	379641	274423
236	ND	ND	500416	447926
238	ND	ND	600607	510369
239	ND	ND	222725	111590
240	ND	ND	146644	ND
246	ND	ND	174304	135227
247	109033	ND	ND	ND
251	ND	212469	ND	ND
346	ND	470719	ND	ND
406	ND	161433	ND	ND
409	ND	391198	ND	ND
Phase II Samples (January-February 1994)				
531	ND	ND	247990	ND
801 ^a	ND	ND	183453	ND

^aNo known sample point with this designation, possibly referring to Sample 81.

DCB = Dichlorobenzene.

Freon-11 = Trichlorofluoromethane.

Freon-113 = Trichlorotrifluoroethane.

ND = Not detected above the PETREX™ background value.

TCA = Trichloroethane.

VOC = Volatile organic compound.

Table A-3 (Concluded)
 Summary of Technical Area II Active Soil-Vapor Monitoring Well VW-20 Sampling
 Soil-Vapor VOC Analytical Results
 November 1996 to March 2002
 (On- and Off-Site Laboratories)

VOCs (EPA Method 8250-MS³, TO-14/TO-14A⁴) Units as indicated

Sample Attributes	Acetone	Benzene	Bromodichloromethane	1,3-Butadiene	n-Butanone	Carbon disulfide	Carbon tetrachloride	Chloroform	Chloroethane	Chloromethane	Cyclohexane	1,2-Dibromoethane	1,2-Dichlorobenzene	1,3-Dichlorobenzene	1,4-Dichlorobenzene	Dichlorodifluoromethane	1,1-Dichloroethene	cis-1,2-Dichloroethene	Ethanol	Ethyl benzene	4-Ethyltoluene	Heptane	Hexane	2-Hexanone	Methylene chloride	4-Methyl-2-pentanone	2-Propanol	Propylene	Styrene	Tetrachloroethene	Toluene	1,2,4-Trichlorobenzene	1,1,1-Trichloroethane	Trichloroethane	Trichlorofluoromethane	1,1,2-Trichloro-1,2,2-trifluoroethane	1,2,4-Trimethylbenzene	1,3,5-Trimethylbenzene	o-Xylene	m-, p-Xylene	Total Xylene								
Quanterra 602989 EA2-VW-20-72-DU 72 12-07-99	ND(2) (0.8)	ND(0.8)	ND(0.8)	ND(1) (0.8)	ND(2) (0.8)	ND(2) (0.8)	4.7 (1.0)	8.1 (0.8)	ND(0.8)	ND(1.1)	NR	ND(0.5)	ND(0.8)	ND(0.5)	ND(0.8)	2.2 (0.5)	ND(0.8)	NR	ND(0.5)	0.69 (0.5)	ND(0.5)	NR	NR	ND(3) (0.8)	0.82 (2)	ND(2) (2)	NR	NR	0.39 (2)	1.84 (2)	ND(3) (0.5)	ND(0.5)	2.5 (0.5)	5.7 (0.8)	1.30 (2)	0.67 (2)	ND(0.8)	ND(0.5)	0.99 (2)	ND(0.8)	3.9 (2)								
Quanterra 602989 EA2-VW-20-72-DU 72 03-01-00	ND(2) (0.8)	ND(0.8)	ND(0.8)	ND(1) (0.8)	ND(2) (0.8)	ND(2) (0.8)	4.5 (1.0)	7.7 (0.8)	ND(0.8)	ND(1.1)	NR	ND(0.5)	ND(0.8)	ND(0.5)	ND(0.8)	2.1 (0.5)	ND(0.8)	NR	ND(0.5)	0.69 (0.5)	ND(0.5)	NR	NR	ND(3) (0.8)	0.53 (2)	ND(2) (2)	NR	NR	0.7 (2)	2.0 (2)	ND(3) (0.5)	ND(0.5)	1.6 (0.5)	3.6 (0.8)	98 (0.8)	0.75 (2)	ND(0.8)	ND(0.5)	7.3 (0.8)	2.7 (0.8)	5.4 (2)								
Quanterra 603136 EA2-VW-20-72-DU 72 03-01-00	ND(2) (0.8)	ND(0.8)	ND(0.8)	ND(1) (0.8)	ND(2) (0.8)	ND(2) (0.8)	3.2 (1.0)	6 (0.8)	ND(0.8)	ND(1.1)	NR	ND(0.5)	ND(0.8)	ND(0.5)	ND(0.8)	1.7 (0.5)	ND(0.8)	NR	ND(0.5)	1.5 (0.5)	0.9 (2)	NR	NR	ND(3) (0.8)	ND(0.8)	ND(2) (2)	NR	NR	ND(0.5)	ND(0.5)	4.2 (0.8)	ND(3) (0.5)	ND(0.5)	1.9 (0.5)	3.8 (0.8)	110 (0.8)	ND(0.8)	ND(0.5)	ND(0.8)	ND(0.8)	2.3 (0.8)								
Quanterra 603136 EA2-VW-20-72-DU 72 06-20-00	ND(2) (0.8)	ND(0.8)	ND(0.8)	ND(1) (0.8)	ND(2) (0.8)	ND(2) (0.8)	3.1 (1.0)	5.2 (0.8)	ND(0.8)	ND(1.1)	NR	ND(0.5)	ND(0.8)	ND(0.5)	ND(0.8)	1.3 (0.5)	ND(0.8)	NR	ND(0.5)	ND(0.5)	ND(0.5)	ND(0.5)	NR	ND(3) (0.8)	ND(0.8)	ND(2) (2)	NR	NR	ND(0.5)	ND(0.5)	ND(0.5)	ND(0.5)	1.9 (0.5)	3.6 (0.8)	13 (0.8)	2.7 (0.8)	7.3 (0.8)	ND(0.8)	ND(0.5)	ND(0.8)	ND(0.8)	ND(0.8)	ND(0.8)	2.3 (0.8)					
Quanterra 603340 EA2-VW-20-72-DU 72 06-20-00	ND(2) (0.8)	ND(0.8)	ND(0.8)	ND(1) (0.8)	ND(2) (0.8)	ND(2) (0.8)	2.1 (1.0)	3.6 (0.8)	ND(0.8)	ND(1.1)	NR	ND(0.5)	ND(0.8)	ND(0.5)	ND(0.8)	1.4 (0.5)	ND(0.8)	NR	ND(0.5)	ND(0.5)	ND(0.5)	ND(0.5)	NR	ND(3) (0.8)	ND(0.8)	ND(2) (2)	NR	NR	ND(0.5)	ND(0.5)	ND(0.5)	ND(0.5)	1.3 (0.5)	2.7 (0.8)	96 (0.8)	ND(0.8)	ND(0.5)	ND(0.8)	ND(0.8)	ND(0.8)	ND(0.8)	ND(0.8)	ND(0.8)	ND(0.8)	2.3 (0.8)				
Quanterra 603661 EA2-VW-20-72-DU 72 09-13-00	ND(2) (0.8)	ND(0.8)	ND(0.8)	ND(1) (0.8)	ND(2) (0.8)	ND(2) (0.8)	2.7 (1.0)	4.6 (0.8)	ND(0.8)	ND(1.1)	NR	ND(0.5)	ND(0.8)	ND(0.5)	ND(0.8)	1.4 (0.5)	ND(0.8)	NR	ND(0.5)	ND(0.5)	ND(0.5)	ND(0.5)	NR	ND(3) (0.8)	ND(0.8)	ND(2) (2)	NR	NR	ND(0.5)	ND(0.5)	ND(0.5)	ND(0.5)	1.7 (0.5)	3.6 (0.8)	17 (0.8)	3.6 (0.8)	96 (0.8)	ND(0.8)	ND(0.5)	ND(0.8)	ND(0.8)	ND(0.8)	ND(0.8)	ND(0.8)	ND(0.8)	ND(0.8)	2.3 (0.8)		
Quanterra 603661 EA2-VW-20-72-DU 72 09-13-00	ND(2) (0.8)	ND(0.8)	ND(0.8)	ND(1) (0.8)	ND(2) (0.8)	ND(2) (0.8)	2.7 (1.0)	4.6 (0.8)	ND(0.8)	ND(1.1)	NR	ND(0.5)	ND(0.8)	ND(0.5)	ND(0.8)	1.4 (0.5)	ND(0.8)	NR	ND(0.5)	ND(0.5)	ND(0.5)	ND(0.5)	NR	ND(3) (0.8)	ND(0.8)	ND(2) (2)	NR	NR	ND(0.5)	ND(0.5)	ND(0.5)	ND(0.5)	1.7 (0.5)	3.6 (0.8)	17 (0.8)	3.6 (0.8)	96 (0.8)	ND(0.8)	ND(0.5)	ND(0.8)	ND(0.8)	ND(0.8)	ND(0.8)	ND(0.8)	ND(0.8)	ND(0.8)	ND(0.8)	ND(0.8)	2.3 (0.8)
Quanterra 603989 EA2-VW-20-72-DU 72 12-11-00	ND(2) (0.8)	ND(0.8)	ND(0.8)	ND(1) (0.8)	ND(2) (0.8)	ND(2) (0.8)	4.3 (1.0)	7 (0.8)	ND(0.8)	ND(1.1)	NR	ND(0.5)	ND(0.8)	ND(0.5)	ND(0.8)	1.9 (0.5)	ND(0.8)	NR	ND(0.5)	ND(0.5)	ND(0.5)	ND(0.5)	NR	ND(3) (0.8)	ND(0.8)	ND(2) (2)	NR	NR	ND(0.5)	ND(0.5)	ND(0.5)	ND(0.5)	2.0 (0.5)	4.9 (0.8)	20 (0.8)	4.9 (0.8)	120 (0.8)	0.65 (2)	ND(0.8)	ND(0.5)	ND(0.8)	ND(0.8)	ND(0.8)	ND(0.8)	ND(0.8)	ND(0.8)	ND(0.8)	2.3 (0.8)	
Quanterra 603989 EA2-VW-20-72-DU 72 04-19-01	ND(2) (0.8)	ND(0.8)	ND(0.8)	ND(1) (0.8)	ND(2) (0.8)	ND(2) (0.8)	3.7 (1.0)	6.9 (0.8)	ND(0.8)	ND(1.1)	NR	ND(0.5)	ND(0.8)	ND(0.5)	ND(0.8)	2.6 (0.5)	ND(0.8)	NR	ND(0.5)	ND(0.5)	ND(0.5)	ND(0.5)	NR	ND(3) (0.8)	ND(0.8)	ND(2) (2)	NR	NR	ND(0.5)	ND(0.5)	ND(0.5)	ND(0.5)	2.1 (0.5)	5.2 (0.8)	21 (0.8)	5.2 (0.8)	130 (0.8)	ND(0.8)	ND(0.5)	ND(0.8)	ND(0.8)	ND(0.8)	ND(0.8)	ND(0.8)	ND(0.8)	ND(0.8)	2.3 (0.8)		
Quanterra 604434 EA2-VW-20-72 72 06-22-01	ND(2) (0.8)	ND(0.8)	ND(0.8)	ND(1) (0.8)	ND(2) (0.8)	ND(2) (0.8)	3.7 (1.0)	6.6 (0.8)	ND(0.8)	ND(1.1)	NR	ND(0.5)	ND(0.8)	ND(0.5)	ND(0.8)	2.3 (0.5)	ND(0.8)	NR	ND(0.5)	ND(0.5)	ND(0.5)	ND(0.5)	NR	ND(3) (0.8)	ND(0.8)	ND(2) (2)	NR	NR	ND(0.5)	ND(0.5)	ND(0.5)	ND(0.5)	2.0 (0.5)	5.2 (0.8)	20 (0.8)	5.2 (0.8)	120 (0.8)	ND(0.8)	ND(0.5)	ND(0.8)	ND(0.8)	ND(0.8)	ND(0.8)	ND(0.8)	ND(0.8)	ND(0.8)	2.3 (0.8)		
Quanterra 604643 EA2-VW-20-72 72 09-25-01	ND(2) (0.8)	ND(0.8)	ND(0.8)	ND(1) (0.8)	ND(2) (0.8)	ND(2) (0.8)	4.1 (1.0)	6.2 (0.8)	ND(0.8)	ND(1.1)	NR	ND(0.5)	ND(0.8)	ND(0.5)	ND(0.8)	2.3 (0.5)	ND(0.8)	NR	ND(0.5)	ND(0.5)	ND(0.5)	ND(0.5)	NR	ND(3) (0.8)	ND(0.8)	ND(2) (2)	NR	NR	ND(0.5)	ND(0.5)	ND(0.5)	ND(0.5)	3.4 (0.5)	5 (0.8)	34 (0.8)	5 (0.8)	110 (0.8)	ND(0.8)	ND(0.5)	ND(0.8)	ND(0.8)	ND(0.8)	ND(0.8)	ND(0.8)	ND(0.8)	ND(0.8)	2.3 (0.8)		
Quanterra 604921 EA2-VW-20-72 72 12-11-01	ND(2) (0.8)	ND(0.8)	ND(0.8)	ND(1) (0.8)	ND(2) (0.8)	ND(2) (0.8)	2.5 (1.0)	5.8 (0.8)	ND(0.8)	ND(1.1)	NR	ND(0.5)	ND(0.8)	ND(0.5)	ND(0.8)	1.6 (0.5)	ND(0.8)	NR	ND(0.5)	ND(0.5)	ND(0.5)	ND(0.5)	NR	ND(3) (0.8)	ND(0.8)	ND(2) (2)	NR	NR	ND(0.5)	ND(0.5)	ND(0.5)	ND(0.5)	3.6 (0.5)	4.1 (0.8)	36 (0.8)	4.1 (0.8)	92 (0.8)	1.5 (2.6)	ND(0.8)	ND(0.5)	ND(0.8)	ND(0.8)	ND(0.8)	ND(0.8)	ND(0.8)	ND(0.8)	2.3 (0.8)		
Quanterra 605182 EA2-VW-20-72 72 3-19-02	ND(2) (0.8)	ND(0.8)	ND(0.8)	ND(1) (0.8)	ND(2) (0.8)	ND(2) (0.8)	2.6 (1.0)	4.6 (0.8)	ND(0.8)	ND(1.1)	NR	ND(0.5)	ND(0.8)	ND(0.5)	ND(0.8)	1.5 (0.5)	ND(0.8)	NR	ND(0.5)	ND(0.5)	ND(0.5)	ND(0.5)	NR	ND(3) (0.8)	ND(0.8)	ND(2) (2)	NR	NR	ND(0.5)	ND(0.5)	ND(0.5)	ND(0.5)	3.1 (0.5)	3.1 (0.8)	67 (0.8)	3.1 (0.8)	67 (0.8)	ND(0.8)	ND(0.5)	ND(0.8)	ND(0.8)	ND(0.8)	ND(0.8)	ND(0.8)	ND(0.8)	ND(0.8)	2.3 (0.8)		

Note: Values in bold represent detected analytes.
 *EPA November, 1986.
 †EPA January, 1987.
 ‡Analysis requested in custody record.
 BH = Borehole.
 ATL = Air Toxics Ltd. Laboratory.
 Core = Core Laboratories.
 DU = Duplicate sample.
 EPA = U.S. Environmental Protection Agency.
 ER = Environmental Restoration.
 ERCL = Environmental Restoration Chemistry Laboratory.
 FB = Field Blank.
 ft = Foot (feet).
 ID = Identification.
 J () = The reported value is greater than or equal to the MDL but less than the practical quantitation limit, shown in parentheses.
 MDL = Method detection limit.
 mg/m³ = Milligram(s) per cubic meter (air).
 ND () = Not detected above the MDL, shown in parentheses.
 NH = Not reported.
 P (VW) = Part(s) per billion on a volume per volume basis.
 P (VW) = Organic vapor analyzer.
 P (VW) = Sample collected while system tubing was being purged and before OVA readings stabilized.
 Quanterra = Quanterra/Severn Treat Laboratories.
 Q/STL = Quanterra Laboratory.
 S = Sample collected after system tubing fully purged and OVA readings stabilized.
 SV = Soil vapor.
 TA = Technical Area.
 VOC = Volatile organic compound.
 VW = Vapor well.
 - = Not applicable.

Table A-4 (Concluded)
 Summary of Technical Area II Active Soil-Vapor Monitoring Well VW-21 Sampling
 Soil-Vapor VOC Analytical Results
 November 1996 to March 2002
 (On- and Off-Site Laboratories)

Sample Attributes		VOCs (EPA Method 8260-M3, TO-14/TO-14A) Units as indicated	
Laboratory and Record Number	ER Sample ID	Sample Depth (ft)	Sample Date
605407	T22-VW-21-50	50	3-19-02
605407	T22-VW-21-92	92	3-19-02
			(6.9)
	Acetone	3.8 J	ND
	Benzene	ND	(1.1)
	Bromodichloromethane	3.1	ND
	1,3-Butadiene	ND	(1.3)
	2-Butanone	4.5 J	ND
	Carbon disulfide	ND	(2.7)
	Carbon tetrachloride	ND	(0.67)
	Chloroform	16	ND
	Chloroethane	ND	(1.1)
	Chloromethane	ND	(1.3)
	Cyclohexane	NA	NA
	1,2-Dibromoethane	ND	(0.57)
	1,2-Dichlorobenzene	ND	(1.1)
	1,3-Dichlorobenzene	ND	(0.8)
	1,4-Dichlorobenzene	ND	(1.1)
	Dichlorodifluoromethane	1.6 J	ND
	1,1-Dichloroethene	ND	(0.57)
	cis-1,2-Dichloroethene	4.1	ND
	Ethanol	NA	NA
	Ethyl benzene	ND	(0.67)
	4-Ethyltoluene	ND	(0.94)
	Heptane	NA	NA
	Hexane	NA	NA
	2-Hexanone	ND	(1.3)
	Methylene chloride	ND	(1.1)
	4-Methyl-2-pentanone	14	ND
	2-Propanol	NA	NA
	Propylene	NA	NA
	Styrene	ND	(0.57)
	Tetrachloroethene	1.5 J	ND
	Toluene	4.8 J	ND
	1,2,4-Trichlorobenzene	ND	(0.8)
	1,1,1-Trichloroethane	ND	(0.67)
	Trichloroethene	270	980
	Trichlorofluoromethane	2.4 J	ND
	1,1,2-Trichloro-1,2,2-trifluoroethane	0.95 J	ND
	1,2,4-Trimethylbenzene	ND	(0.57)
	1,3,5-Trimethylbenzene	ND	(1.1)
	o-Xylene	ND	(0.8)
	m-, p-Xylene	ND	(1.1)
	Total Xylene	NR	NR

Note: Values in bold represent detected analytes.
 *EPA November 1996.
 †EPA January 1997.
 ‡Analysis request chain-of-custody record.

- ATL = Air Toxics Ltd. Laboratory.
- BH = Borehole.
- Core = Core Laboratories.
- DU = Duplicate sample.
- EPA = U.S. Environmental Protection Agency.
- ER = Environmental Restoration.
- ERCL = Environmental Restoration Chemistry Laboratory.
- ft = Foot (feet).
- ID = Identification.
- J () = The reported value is greater than or equal to the MDL but less than the practical quantitation limit, shown in parentheses.
- MDL = Method detection limit.
- mg/m³ = Milligram(s) per cubic meter (air).
- NA = Not analyzed.
- ND () = Not detected above the MDL, shown in parentheses.
- NR = Not Reported.
- ppb(v/v) = Part(s) per billion on a volume per volume basis.
- OVA = Organic vapor analyzer.
- P = Sample collected while system tubing was being purged and before OVA readings stabilized.
- Quanterra = Quanterra Laboratory.
- O/STL = Quanterra/Severn Trent Laboratories.
- S = Sample collected after system tubing fully purged and OVA readings stabilized.
- STL = Severn Trent Laboratories.
- SV = Soil vapor.
- TA = Technical Area.
- VOC = Volatile organic compound.
- VW = Vapor well.

Table A-5
 Summary of Technical Area II Active Soil Vapor Sampling During Borehole BH-023 Drilling
 Soil-Vapor VOC Analytical Results
 November 1996
 (Off-Site Laboratory)

Laboratory and Record Number ^a	ER Sample ID	Sample Depth (ft)	Sample Date	VOCs (EPA Method TO-14 ^b) (ppb(v))																																								
				Acetone	Benzene	Bromodichloromethane	1,3-Butadiene	2-Butanone	Carbon disulfide	Carbon tetrachloride	Chloroform	Chloroethane	Chloromethane	Cyclohexane	1,2-Dibromochloroethane	1,2-Dichlorobenzene	1,3-Dichlorobenzene	1,4-Dichlorobenzene	Dichlorodifluoromethane	1,1-Dichloroethene	cis-1,2-Dichloroethene	Ethanol	Ethyl benzene	4-Ethyltoluene	Heptane	Hexane	2-Hexanone	Methylene chloride	4-Methyl-2-pentanone	2-Propanol	Propylene	Styrene	Tetrachloroethene	Toluene	1,2,4-Trichlorobenzene	1,1,1-Trichloroethane	Trichloroethene	Trichlorofluoromethane	1,1,2-Trichloro-1,2,2-trifluoroethane	1,2,4-Trimethylbenzene	1,3,5-Trimethylbenzene	o-Xylene	m-, p-Xylene	
ATL 9265	TA2-BH-023-10-SV	10	11-13-96	100	4.9	ND	10	16	11	ND	ND	1.2	ND	ND	ND	ND	ND	ND	ND	0.85	ND	7.8	8.6	21	7.4	7.4	1.7	ND	ND	ND	1.0	1.4	25.0	ND	7.9	7.9	ND	2.7	2.7	8.2	2.8			
ATL 9265	TA2-BH-023-20-SV	20	11-13-96	40	1.7	ND	ND	5.4	10	ND	ND	ND	ND	ND	ND	ND	ND	ND	ND	ND	7.9	2.8	6.2	ND	ND	ND	ND	ND	ND	ND	ND	8.8	ND	ND	1.1	ND	8.8	ND	ND	1.2	1.9	0.94	3.6	10
ATL 9265	TA2-BH-023-30-SV	30	11-13-96	12	7.0	ND	ND	ND	5.8	ND	ND	ND	ND	ND	ND	ND	ND	ND	ND	1.1	ND	ND	1.7	11	10	7.1	ND	ND	ND	ND	2.7	22	ND	ND	4.6	ND	ND	4.6	7.5	9.7	3.5	6.3	12	
ATL 9265	TA2-BH-023-30-SV-DU	30	11-13-96	11	7.9	ND	ND	ND	4.7	ND	ND	ND	ND	ND	ND	ND	ND	ND	ND	1.4	ND	ND	1.8	14	7.1	ND	ND	ND	ND	ND	ND	2.2	30	ND	ND	4.3	ND	ND	5.7	9.1	3.5	6.6	13	
ATL 9265	TA2-BH-023-40-SV	40	11-13-96	150	1.8	ND	ND	1.8	2.6	ND	ND	ND	ND	ND	ND	ND	ND	ND	ND	ND	30	1.9	1.9	7.1	20	ND	ND	ND	ND	ND	ND	7.8	ND	ND	4.6	ND	ND	7.0	14	5.1	1.9	7.2		
ATL 9265	TA2-BH-023-50-SV	50	11-13-96	1.8	4.1	ND	ND	ND	11	ND	ND	ND	ND	ND	ND	ND	ND	ND	ND	1.1	ND	7.9	ND	ND	ND	ND	ND	ND	ND	ND	7.2	7.2	ND	ND	1.30	ND	ND	21	1.0	ND	1.0	2.3		
ATL 9265	TA2-BH-023-50-SV-DU	50	11-13-96	1.8	1.8	ND	ND	ND	8.4	ND	ND	ND	ND	ND	ND	ND	ND	ND	ND	1.9	ND	2.6	7.6	ND	ND	ND	ND	ND	ND	ND	7.5	ND	ND	100	ND	ND	100	ND	ND	11	0.82	ND	1.8	
ATL 9266	TA2-BH-023-50-SV	50	11-13-96	1.8	1.8	ND	ND	ND	8.4	ND	ND	ND	ND	ND	ND	ND	ND	ND	ND	1.9	ND	2.6	7.6	ND	ND	ND	ND	ND	ND	ND	7.5	ND	ND	100	ND	ND	100	ND	ND	11	0.82	ND	1.8	
ATL 9266	TA2-BH-023-60-SV	60	11-13-96	1.8	ND	ND	ND	6.2	ND	ND	ND	ND	ND	ND	ND	ND	ND	ND	ND	1.3	ND	5.6	5.6	ND	ND	ND	ND	ND	ND	ND	5.2	2.0	ND	ND	160	ND	ND	160	ND	ND	24	ND	ND	2.4
ATL 9266	TA2-BH-023-60-SV-DU	60	11-13-96	1.7	ND	ND	ND	6.1	ND	ND	ND	ND	ND	ND	ND	ND	ND	ND	ND	1.1	ND	5.7	2.8	ND	ND	ND	ND	ND	ND	ND	5.2	2.0	ND	ND	150	ND	ND	150	ND	ND	25	ND	ND	2.5
ATL 9266	TA2-BH-023-70-SV	70	11-13-96	2.6	ND	ND	ND	ND	4.8	ND	ND	ND	ND	ND	ND	ND	ND	ND	ND	2.4	ND	ND	3.9	12	ND	ND	ND	ND	ND	ND	3.0	2.1	ND	ND	120	ND	ND	120	ND	ND	9.8	ND	ND	1.8
ATL 9267	TA2-BH-023-80-SV	80	11-13-96	4.3	3.2	ND	ND	6.9	ND	ND	ND	ND	ND	ND	ND	ND	ND	ND	ND	2.4	ND	ND	1.2	4.2	3.6	ND	ND	ND	ND	ND	6.9	2.6	ND	ND	310	ND	ND	310	ND	ND	5.9	2.4	ND	1.8
ATL 9267	TA2-BH-023-90-SV	90	11-13-96	1.2	7.2	ND	ND	ND	4.2	ND	ND	ND	ND	ND	ND	ND	ND	ND	ND	1.5	ND	ND	1.2	4.2	3.6	ND	ND	ND	ND	ND	6.9	2.6	ND	ND	310	ND	ND	310	ND	ND	5.9	2.4	ND	1.8
ATL 9267	TA2-BH-023-100-SV	100	11-14-96	5.9	ND	ND	ND	2.1	ND	ND	ND	ND	ND	ND	ND	ND	ND	ND	ND	1.9	ND	2.3	7.4	2.4	3.6	ND	ND	ND	ND	ND	2.9	2.9	ND	ND	3.3	ND	ND	3.3	ND	ND	1.5	ND	7.8	31

Note: Values in bold represent detected analytes.
^a EPA January 1997.
^b Analysis request/chain-of-custody record.
 ATL = Air Toxics Ltd. Laboratory.
 BH = Borehole.
 DU = Duplicate sample.
 EPA = U.S. Environmental Protection Agency.
 ER = Environmental Restoration.
 ft = Foot (feet).
 ID = Identification.
 MDL = Method detection limit.
 ND () = Not detected above the MDL, shown in parentheses.
 ppb(v) = Part(s) per billion on a volume per volume basis.
 SV = Soil vapor.
 VOC = Volatile organic compound.

Table A-6
 Summary of Active Soil-Vapor VOC Analytical Method Detection Limits
 November 1996 to September 2003
 (On- and Off-Site Laboratories)

Analyte	EPA Method 8260-M3 ^a Detection Limit On-Site Laboratory July and September 1997 (mg/m ³)	EPA Method TO-14 ^b Detection Limit Off-Site Laboratories November 1996– March 2002 [ppb(v/v)]	EPA Method TO-14 ^b Detection Limit Off-Site Laboratory September 2003 [ppb(v/v)]
Acetone	NA	2–560	2–4.1
Benzene	1.2–1.25	0.42–230	0.8–1.6
Benzyl chloride	NA	0.8–230	0.8–1.6
Bromodichloromethane	1.2–1.25	0.27–230	0.8–1.6
Bromoform	1.2–1.25	0.22–140	0.5–1
Bromomethane	NA	0.68–280	1–2
2-Butanone	NA	2–560	2–4.1
Carbon disulfide	1.2–1.25	0.73–560	2–4.1
Carbon tetrachloride	1.2–1.25	0.42–140	0.5–1
Chlorobenzene	1.2–1.25	0.5–140	0.5–1
Chloroethane	NA	0.8–230	0.8–1.6
Chloroform	1.2–1.25	0.39–230	0.8–1.6
Chloromethane	NA	1–280	1–2
Dibromochloromethane	1.2–1.25	0.23–140	0.5–1
1,2-Dibromoethane	NA	0.37–140	0.5–1
1,2-Dichlorobenzene	NA	0.69–230	0.8–1.6
1,3-Dichlorobenzene	NA	0.48–170	0.7–1.4
1,4-Dichlorobenzene	NA	0.68–230	0.8–1.6
Dichlorodifluoromethane	NA	0.45–140	0.5–1
1,1-Dichloroethane	1.2–1.25	0.5–140	0.5–1
1,2-Dichloroethane	1.2–1.25	0.76–230	0.8–1.6
1,1-Dichloroethene	1.2–1.25	0.5–140	0.5–1
cis-1,2-Dichloroethene	1.2–1.25	0.54–230	0.8–1.6
trans-1,2-Dichloroethene	1.2–1.25	0.5–140	0.5–1
1,2-Dichloropropane	1.2–1.25	0.8–230	0.8–1.6
cis-1,3-Dichloropropene	1.2–1.25	0.5–140	0.5–1
trans-1,3-Dichloropropene	1.2–1.25	0.8–230	0.8–1.6
Ethylbenzene	1.2–1.25	0.32–140	0.5–1
4-Ethyltoluene	NA	0.25–200	0.7–1.4
Hexachlorobutadiene	NA	0.57–280	1–2
2-Hexanone	NA	1–630	1–2
Methylene chloride	1.2–1.25	0.44–230	0.8–1.6
4-methyl-2-Pentanone	NA	0.38–560	2–4.1
Styrene	1.2–1.25	0.5–140	0.6–1.2
1,1,2,2-Tetrachloroethane	1.2–1.25	0.41–140	0.5–1
Tetrachloroethene	1.2–1.25	0.5–170	0.6–1.2
1,2-Dichloro-1,1,2,2-tetrafluoroethane	NA	0.36–230	0.8–1.6
Toluene	1.2–1.25	0.33–140	0.5–1
1,2,4-Trichlorobenzene	NA	0.6–630	1–2
1,1,1-Trichloroethane	1.2–1.25	0.49–140	0.5–1
1,1,2-Trichloroethane	1.2–1.25	0.5–170	0.6–1.2
Trichloroethene	1.2–1.25	0.28–140	0.5–1
1,1,2-Trichloro-1,2,2-trifluoroethane	0.25–1.25	0.5–140	0.5–1

Refer to footnotes at end of table.

Table A-6 (Concluded)
 Summary of Active Soil-Vapor VOC Analytical Method Detection Limits
 November 1996 to September 2003
 (On- and Off-Site Laboratories)

Analyte	EPA Method 8260-M3 ^a Detection Limit On-Site Laboratory July and September 1997 (mg/m ³)	EPA Method TO-14 ^b Detection Limit Off-Site Laboratories November 1996– March 2002 [ppb(v/v)]	EPA Method TO-14 ^b Detection Limit Off-Site Laboratory September 2003 [ppb(v/v)]
Trichlorofluoromethane	NA	0.27–140	0.5–1
1,2,4-Trimethylbenzene	NA	0.32–140	0.8–1.6
1,3,5-Trimethylbenzene	NA	0.29–230	0.8–1.6
Vinyl acetate	NA	1.2–560	2–4.1
Vinyl chloride	1.2–1.25	0.8–230	0.8–1.6
m-, p-Xylene	2.5	0.8–230	1–2
o-Xylene	1.2–1.25	0.5–170	0.6–1.2
Xylene (total)	NA	0.57–0.8	NA

^aEPA November 1986.

^bEPA January 1997.

EPA = U.S. Environmental Protection Agency.

mg/m³ = Milligram(s) per cubic meter (air).

NA = Not analyzed.

ppb(v/v) = Part(s) per billion on a volume/volume basis.

VOC = Volatile organic compound.

Table A-7
 Summary of Technical Area II Active Soil-Vapor Monitoring Well 159-VW-01 Sampling
 Soil-Vapor VOC Analytical Results
 September 2003
 (Off-Site Laboratory)

Sample Attributes				VOCs (EPA Method TO-14/TO-14A) ppb(vv)																																												
Laboratory and Record Number ^a	ER Sample ID	Sample Depth (ft)	Sample Date	Acetone	Benzene	Bromochloromethane	1,3-Butadiene	Butanone	Carbon disulfide	Carbon tetrachloride	Chloroform	Chloroethane	Chloromethane	Cyclohexane	1,2-Dibromoethane	1,2-Dichlorobenzene	1,3-Dichlorobenzene	1,4-Dichlorobenzene	Dichlorodifluoromethane	1,1-Dichloroethene	cis-1,2-Dichloroethane	Ethanol	Ethyl benzene	4-Ethyltoluene	Heptane	Hexane	2-Hexanone	Methylene chloride	4-Methyl-2-pentanone	2-Propanol	Propylene	Styrene	Tetrachloroethane	Toluene	1,2,4-Trichlorobenzene	1,1,1-Trichloroethane	Trichloroethane	Trichlorofluoromethane	1,1,2-Trichloro-1,2,2-trifluoroethane	1,2,4-Trimethylbenzene	1,3,5-Trimethylbenzene	p-Xylene	m-, p-Xylene	Total Xylene				
STL 606760	159-VW-01-5-SV	5	9-9-03	ND (10)	ND (2.0)	ND (2.0)	ND (1.0)	ND (10)	ND (10)	1.4 J (2.0)	ND (2.0)	ND (0.80)	ND (4.0)	NA	ND (2.0)	ND (2.0)	ND (2.0)	ND (2.0)	0.70 J (2.0)	ND (2.0)	ND (2.0)	NA	ND (2.0)	ND (2.0)	NA	NA	ND (1.0)	ND (2.0)	ND (2.0)	NA	NA	ND (2.0)	ND (2.0)	0.67 J (2.0)	ND (5.0)	ND (2.0)	24	1.7 J (2.0)	28	ND (2.0)	ND (2.0)	ND (2.0)	ND (2.0)	ND (2.0)	ND (2.0)	ND (2.0)	ND (2.0)	NR
STL 606760	159-VW-01-20-SV	20	9-9-03	ND (10)	ND (2.0)	ND (2.0)	ND (1.0)	ND (10)	ND (10)	2.4 (2.0)	ND (0.80)	ND (4.0)	NA	ND (2.0)	ND (2.0)	ND (2.0)	ND (2.0)	ND (2.0)	0.94 J (2.0)	ND (2.0)	ND (2.0)	NA	ND (2.0)	ND (2.0)	NA	NA	ND (1.0)	ND (2.0)	ND (2.0)	NA	NA	ND (2.0)	ND (2.0)	1.7 J (2.0)	ND (5.0)	ND (2.0)	37	2.1	57	ND (2.0)	ND (2.0)	ND (2.0)	ND (2.0)	ND (2.0)	ND (2.0)	NR		
STL 606760	159-VW-01-70-SV	70	9-9-03	2.8 J (10)	ND (2.0)	ND (2.0)	ND (1.0)	ND (10)	ND (10)	11	1.9 J (2.0)	ND (0.80)	ND (4.0)	NA	ND (2.0)	ND (2.0)	ND (2.0)	ND (2.0)	2.5	1.3 J (2.0)	ND (2.0)	NA	ND (2.0)	ND (2.0)	NA	NA	ND (1.0)	ND (2.0)	ND (2.0)	NA	NA	ND (2.0)	ND (2.0)	1.2 J (2.0)	2.6	ND (5.0)	ND (2.0)	140	7.7	250	ND (2.0)	ND (2.0)	ND (2.0)	ND (2.0)	ND (2.0)	NR		
STL 606760	159-VW-01-100-SV	100	9-9-03	3.1 J (10)	ND (2.0)	ND (2.0)	ND (1.0)	ND (10)	ND (10)	14	2.6 (0.80)	ND (3.0)	NA	ND (2.0)	ND (2.0)	ND (2.0)	ND (2.0)	ND (2.0)	4.8	2.5 (2.0)	ND (2.0)	NA	ND (2.0)	ND (2.0)	NA	NA	ND (1.0)	ND (2.0)	ND (2.0)	NA	NA	ND (2.0)	ND (2.0)	1.6 J (2.0)	3.0	ND (5.0)	ND (2.0)	320	19	480	ND (2.0)	ND (2.0)	ND (2.0)	ND (2.0)	NR			
STL 606760	159-VW-01-150-SV	150	9-9-03	6.7 J (20)	ND (4.1)	ND (4.1)	ND (2.0)	31	11 J (20)	7.2	2.0 J (4.1)	ND (1.6)	ND (8.1)	NA	ND (4.1)	ND (4.1)	ND (4.1)	ND (4.1)	4.4	2.3 J (4.1)	ND (4.1)	NA	ND (4.1)	ND (4.1)	NA	NA	ND (2.0)	ND (4.1)	ND (4.1)	NA	NA	ND (4.1)	ND (4.1)	1.4 J (4.1)	1.4 J (4.1)	ND (10)	ND (4.1)	440	18	440	ND (4.1)	ND (4.1)	ND (4.1)	ND (4.1)	NR			
STL 606760	159-VW-01-150-DU	150	9-9-03	7.7 J (20)	ND (4.0)	ND (4.0)	ND (2.0)	54	4.4 J (20)	6.9	2.0 J (4.0)	ND (1.6)	2.1 J (8.0)	NA	ND (4.0)	ND (4.0)	ND (4.0)	ND (4.0)	4.3	2.1 J (4.0)	ND (4.0)	NA	ND (4.0)	ND (4.0)	NA	NA	ND (2.0)	ND (4.0)	ND (4.0)	NA	NA	ND (4.0)	ND (4.0)	1.6 J (4.0)	2.0 J (4.0)	ND (10)	ND (4.0)	450	18	440	ND (4.0)	ND (4.0)	ND (4.0)	ND (4.0)	NR			

Note: Values in bold represent detected analytes.
^aEPA January 1997.
^bAnalysis request/chain-of-custody record.
 DU = Duplicate sample.
 EPA = U.S. Environmental Protection Agency.
 ER = Environmental Restoration.
 ft = Foot (feet).
 ID = Identification.
 J () = The reported value is greater than or equal to the MDL but less than the practical quantitation limit, shown in parentheses.
 MDL = Method detection limit.
 NA = Not analyzed.
 ND () = Not detected above the MDL, shown in parentheses.
 NR = Not Reported.
 ppb(vv) = Part(s) per billion on a volume per volume basis.
 STL = Severn Trent Laboratories.
 SV = Soil vapor.
 VOC = Volatile organic compound.
 VW = Vapor well.

Table A-8
 Summary of Technical Area II Active Soil-Vapor Monitoring Well 165-VW-01 Sampling
 Soil-Vapor VOC Analytical Results
 September 2003
 (Off-Site Laboratory)

Sample Attributes				VOCs (EPA Methods TO-14/TO-14A*) ppb(v/v)																																										
Laboratory and Record Number ^a	ER Sample ID	Sample Port Depth (ft)	Sample Date	Acetone	Benzene	Bromochloromethane	1,3-Butadiene	2-Butanone	Carbon disulfide	Carbon tetrachloride	Chloroform	Chloroethane	Chloromethane	Cyclohexane	1,2-Dibromoethane	1,2-Dichlorobenzene	1,3-Dichlorobenzene	1,4-Dichlorobenzene	Dichlorodifluoromethane	1,1-Dichloroethane	cis-1,2-Dichloroethene	Ethanol	Ethyl benzene	4-Ethyltoluene	Heptane	Hexane	2-Hexanone	Methylene chloride	4-Methyl-2-pentanone	2-Propanol	Propylene	Styrene	Tetrachloroethane	Toluene	1,2,4-Trichlorobenzene	1,1,1-Trichloroethane	Trichloroethene	Trichlorofluoromethane	1,1,2-Trichloro-1,2,2-trifluoroethane	1,2,4-Trimethylbenzene	1,3,5-Trimethylbenzene	o-Xylene	m, p-Xylene	Total Xylene		
STL 606761	165-VW-01-5-SV	5	9-9-03	4.0 J (10)	ND (2.0)	ND (2.0)	ND (1.0)	ND (10)	3.8 J (10)	0.60 J (2.0)	6.9	ND (1.0)	ND (4.0)	NA	ND (2.0)	ND (2.0)	ND (2.0)	ND (1.2)	0.51 J (2.0)	ND (2.0)	ND (2.0)	NA	ND (2.0)	ND (2.0)	NA	NA	ND (1.0)	ND (2.0)	ND (2.0)	NA	NA	ND (2.0)	ND (2.0)	ND (2.0)	ND (2.0)	0.63 J (2.0)	ND (5.0)	ND (2.0)	1.7 J (2.0)	1.5 J (2.0)	10	ND (2.0)	ND (2.0)	ND (2.0)	ND (2.0)	NR
STL 606761	165-VW-01-20-SV	20	9-9-03	ND (10)	ND (2.0)	ND (1.0)	ND (10)	ND (10)	1.0 J (2.0)	17	ND (0.80)	ND (4.0)	NA	ND (2.0)	ND (2.0)	ND (2.0)	ND (2.0)	ND (2.0)	ND (2.0)	ND (2.0)	ND (2.0)	NA	ND (2.0)	ND (2.0)	NA	NA	ND (1.0)	ND (2.0)	ND (2.0)	NA	NA	ND (2.0)	ND (2.0)	0.63 J (2.0)	ND (5.0)	ND (2.0)	3.4	0.95 J (2.0)	8.2	ND (2.0)	ND (2.0)	ND (2.0)	ND (2.0)	NR		
STL 606761	165-VW-01-70-SV	70	9-9-03	15	ND (2.0)	ND (1.0)	ND (10)	ND (10)	ND (2.0)	21	ND (0.80)	ND (4.0)	NA	ND (2.0)	ND (2.0)	ND (2.0)	ND (2.0)	ND (2.0)	0.57 J (2.0)	ND (2.0)	ND (2.0)	NA	ND (2.0)	ND (2.0)	NA	NA	ND (1.0)	1.7 J (2.0)	ND (2.0)	NA	NA	ND (2.0)	ND (2.0)	2.9	ND (5.0)	ND (2.0)	3.4	0.58 J (2.0)	8.3	ND (2.0)	ND (2.0)	ND (2.0)	ND (2.0)	NR		
STL 606761	165-VW-01-100-SV	100	9-9-03	3.4 J (10)	ND (2.0)	2.1	ND (1.0)	ND (10)	ND (10)	8.1	140	ND (0.80)	ND (4.0)	NA	ND (2.0)	ND (2.0)	ND (2.0)	ND (2.0)	1.1 J (2.0)	0.93 J (2.0)	ND (2.0)	NA	ND (2.0)	ND (2.0)	NA	NA	ND (1.0)	8.0	ND (2.0)	NA	NA	ND (2.0)	ND (2.0)	1.4 J (2.0)	1.6 J (2.0)	ND (5.0)	ND (2.0)	26	4.4	170	ND (2.0)	ND (2.0)	ND (2.0)	ND (2.0)	NR	
STL 606761	165-VW-01-150-SV	150	9-9-03	3.4 J (10)	ND (2.0)	ND (2.0)	ND (1.0)	ND (10)	ND (10)	6.9	120	ND (0.80)	ND (4.0)	NA	ND (2.0)	ND (2.0)	ND (2.0)	ND (2.0)	1.1 J (2.0)	0.88 J (2.0)	ND (2.0)	NA	ND (2.0)	ND (2.0)	NA	NA	ND (1.0)	14	ND (2.0)	NA	NA	ND (2.0)	ND (2.0)	1.5 J (2.0)	2.8	ND (5.0)	ND (2.0)	8.2	3.4	170	ND (2.0)	ND (2.0)	ND (2.0)	ND (2.0)	NR	

Note: Values in bold represent detected analytes.
 *EPA January 1997.
^aAnalysis request/chain-of-custody record.
 EPA = U.S. Environmental Protection Agency.
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