

June 13, 2013

Northern New Mexico Citizens' Advisory Board A U.S. Department of Energy Site-Specific Advisory Board 94Cities of Gold Road Pojoaque, NM 87506 Phone: 505.989.1662 or 1.800.218.5942 Fax: 505.989.1752 www.nnmcab.energy.gov

David Levenstein, EIS Document Manager U.S. Department of Energy Office of Environmental Compliance, EM-11 P.O. Box 2612 Germantown, MD 20874-2612

Dear Mr. Levenstein,

On Behalf of the Northern New Mexico Citizens' Advisory Board, I would like to submit comments for the Mercury Supplemental Environmental Impact Statement. Several Members of the Northern New Mexico Citizens' Advisory Board attended the Public Hearing at the Crown Plaza Hotel in Albuquerque, New Mexico on May 9, 2013. The Members would like to submit the following comments for inclusion in the public comment section. The NNMCAB is comprised of residents of northern New Mexico, appointed by the Assistant Manager for Environmental Management, to advise DOE on LANL's clean up of legacy waste.

The following bullet points and examples were prepared by Mr. Bob Villarreal and accepted by the NNMCAB members during their Committee Meeting:

- The meeting and briefing did not focus on the safety and security of handling and working with mercury.
- There are considerable risks in pre-selecting a site (West Texas) that does not have a history of health, safety, and security of handling and storage of mercury.
- There did not seem to be a separate preparatory site or building for receiving and preparing mercury for storage. Also, for assuring that the mercury received met reception criteria for storage. At least there should be capability to make analysis with an Energy Dispersive X-ray Fluorescence Spectrometer to determine the purity of the received mercury. This is a straight-forward instrument that can tell you how pure the mercury is and actually tell you the identity and concentration of all impurities in a sample of mercury. This takes about 1 minute to accomplish.
- According to the presentation, the acceptable incoming mercury must be 99.5% pure to meet hazardous waste storage requirements. No plan was presented that determined the purity of the incoming mercury nor how that determination was to be made and what was to be done with rejected elemental mercury that did not meet requirements.
- The Preferred Alternative has already been selected without consideration of the above.
- A designated technical laboratory should by selected that can help set-up this mercury facility and be available for consultation for unforeseen difficulties and problems.
- As far as I know, considerations concerning extremists and perhaps terrorists have not been addressed.

• The history of the chemistry of received mercury samples did not seem adequate to protect the building systems from anti-government subversion.

To expand on the above comments, listed are some additional potential issues and why it is necessary to consider them.

It is obvious that the mercury arriving at the storage facility would originate from a diversity of locations from a variety of processes. Therefore, there has to be differences in the purity of the incoming mercury. Some of the mercury came from gold mining processes that contained a great number of elemental impurities such as palladium, silver lead, tin, bismuth and other elemental impurities that are amalgamated (alloyed) to the mercury. Some of the impurities will follow the gold product but others will follow the pathway of the mercury which results in contaminating the mercury that is eventually stored. A good number of these "hazardous impurities" require that an accounting or categorization of stored mercury vessels will be needed, and mercury vessels stored accordingly.

Mercury is an element that can form explosives without added constituents. Some of the most powerful primary explosives which includes mercury fulminates, a very powerful explosive that when exploded result in a detonation wave that is faster than the speed of sound. A mercury storage facility must have knowledge that mercury explosives are very sensitive to shock, vibration, and temperature cycles. Consequently, provisions must be made by the receiving facility to address these concerns.

Elemental mercury is volatile or has a low boiling point and can spread rather easily. At the mercury facility Mr. Villarreal worked at in Idaho, Portable mercury detectors were used to locate and detect unknown spills. He did not see or hear of spatial mercury detectors in the proposed new mercury storage facility. The potential for an accident with fire and rain is noted to be one every 185,000 years. This is misleading because there could be an accident, within the first few months of starting a facility up and it gives the impression that it is essentially impossible. One mercury spill whether inadvertent or not can shut down several labs because it is so easy to spread. You can start by assuming one mercury spill of half a bottle and recognize the difficulty in cleaning that up and the impact to other labs and personnel.

Kindest regards,

Carlos Valdez, Chair

NNMCAB

Cc: Pete Maggiore, LASO/EPO

Lee Bishop, DDFO NNMCAB Members