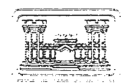
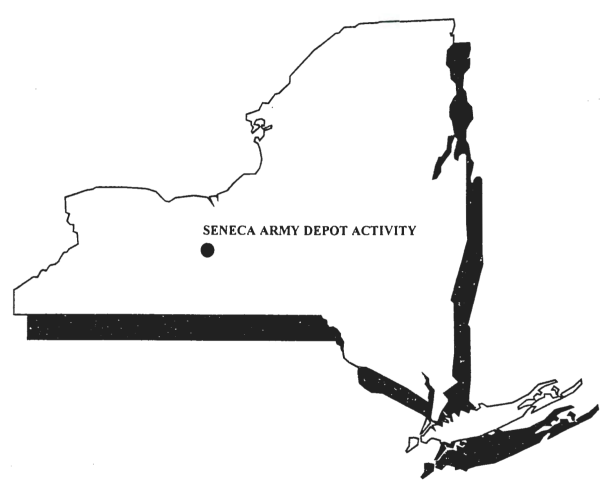
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U.S. ARMY ENGINEER DIVISION HUNTSVILLE, ALABAMA







DRAFT FINAL

DECISION DOCUMENT TWENTY-SIX NO FURTHER ACTION SITESSEAD 1, 2, 7, 10, 18, 19, 20, 21, 22, 29, 30, 31, 32, 35, 36, 37, 42, 47, 49, 51, 53, 55, 60, 61, 65, and 72

CONTRACT NO. DACA87-95-D-0031 DELIVERY ORDER NO. 0021

SEPTEMBER 2001

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SENECA ARMY DEPOT ACTIVITY ROMULUS, NEW YORK 14541

and

US ARMY CORPS OF ENGINEERS HUNTSVILLE, ALABAMA 35816

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EXECUTIVE SUMMARY

Beginning with its inception in 1941 and continuing until its mission was terminated in 1995, the mission of the Seneca Army Depot Activity (SEDA) was the management and storage of various military items, including munitions. Management of these items required areas and facilities where storage, quality assurance testing, range testing, munitions washout, deactivation and other support actions such as ordnance detonation could be performed. In addition, administrative and plant operational facilities were also established in support of the Depot's mission. Waste management was integrated with the SEDA management mission.

Management of waste materials produced from these operations has been completed in accordance with the requirements of the Resource Conservation Recovery Act (RCRA). As part of the requirements of RCRA, the Depot identified and listed 72 sites where solid wastes were managed. These 72 sites were designated as Solid Waste Management Units (SWMUs) under RCRA.

In 1990, the Depot was included in the federal section of the National Priority List (NPL). As a federal NPL facility, provisions of the Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA - 42 USC § 9620e) required that the US Army investigate and conduct remedial actions, as required by the findings of the investigations, at all sites required at the facility. In accordance with this stipulation, the US Army, the US Environmental Protection Agency (EPA), and the New York State Department of Environmental Conservation (NYSDEC) negotiated and finalized a Federal Facility Agreement (FFA) that outlined the administrative process and the procedures that would be followed to comply with CERCLA at the Depot.

As part of its response to provisions of the FFA and CERCLA, the US Army provided the USEPA and NYSDEC with the list of 72 SWMUs at the Depot, and identified them as sites that might require investigation and possible remedial actions. Following this initial identification of sites, the US Army ranked each of the SWMUs based upon that site's projected risk and need for investigation. The goal of the initial categorization of SWMUs was to prioritize the pending investigations and remedial actions. The assigned rankings divided the 72 SWMUs into five groups (i.e., No Further Action, High Priority, Moderate Priority, Moderately Low Priority, and Low Priority SWMUs). Subsequent to the US Army's proposal of the priority rankings, all parties met to review and discuss the available information for the identified SWMUs, and to finalize priority-ranking assignments. As part of this process, 24 of the 72 listed SWMUs were classified as No Further Action SWMUs based upon historical and available information.

In 1995, the SEDA was designated for closure under the Department of Defense's Base Realignment and Closure (BRAC) process. With SEDA's inclusion on the BRAC list, the US Army's emphasis expanded from expediting necessary investigations and remedial actions at sites believed to pose

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potential risk to the environment and human health, to include the release and reuse of non-affected portions of the Depot to the surrounding community for non-military (i.e., industrial, municipal and residential) purposes. Thus, BRAC required that the US Army finalize decisions and actions for SWMUs, regardless of ranking, so that these sites may be released for non-military use.

Section 10.3 of the FFA describes the process to be followed for those SWMUs that are No Further Action SWMUs. The FFA states, "No Action SWMUs shall be those SWMUs from which no release of hazardous substances, pollutants, or contaminants has occurred or from which a release of hazardous waste or substances, pollutants, or contaminants has occurred that does not pose a threat to the public health, welfare, or the environment. SWMUs classified as No Action will be identified in the 6 NYCRR Part 373/HSWA permit as No Action SWMUs".

The Depot has withdrawn its RCRA permit, due to base's closure; therefore, there is no document in which to list SWMUs as No Action SWMUs. As an alternative to the RCRA permit, this Decision Document is intended to serve as a substitute for the RCRA permit and will document the decisions that have been made pertaining to a finding of No Further Action for SWMUs at the Depot.

This document summarizes available information and data for the 24 original No Action SWMUs that are located at the SEDA, and presents a justification and rationale explaining why these sites are not considered to pose a threat to human health and the environment. In addition, information is also provided for two additional SWMUs (SEAD-32 and SEAD-60) that were initially classified as Low Priority sites, but where additional investigations or actions have been completed, and where available data now indicate that No Further Action is warranted. Information and data presented serve as the basis of the US Army's determination that the 26 SWMUs identified warrant "No Further Action" under CERCLA and therefore, can be eliminated from ongoing and future environmental studies and solid/hazardous waste investigations required at the depot.

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1 INTRODUCTION

1.1 BACKGROUND

Beginning with its inception in 1941 and continuing until its mission was terminated in 1995, the mission of the Seneca Army Depot Activity (SEDA) was the management and storage of various military items, including munitions. Management of these items required areas and facilities where storage, quality assurance testing, range testing, munitions washout, deactivation and other support actions such as ordnance detonation could be performed. In addition, administrative and plant operational facilities were also established in support of the Depot's mission. Waste management was integrated with the SEDA management mission.

Management of waste materials produced from these operations has been completed in accordance with the requirements of the Resource Conservation Recovery Act (RCRA). As part of the requirements of RCRA, the Depot identified a total of 72 Solid Waste Management Units (SWMUs). In 1990, the Depot was included in the federal section of the National Priority List (NPL). As a federal facility listed on the NPL, provisions of the Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA - 42 USC § 9620e) required that the US Army investigate sites known to exist at the Depot and complete all remedial investigations and remedial actions required at the facility. In accordance with this stipulation, the US Army, the US Environmental Protection Agency (EPA), and the New York State Department of Environmental Conservation (NYSDEC) negotiated and finalized a Federal Facility Agreement (FFA) that outlines the administrative process and the procedures that will be followed to comply with CERCLA.

The US Army initially provided the USEPA and NYSDEC with a list that identified all of the SWMUs at the Depot as sites that may potentially need to be investigated. Following this initial identification of sites, the Army ranked each site based upon that site's projected risk and need for investigation. The goal of the initial categorization of SWMUs was to prioritize the pending investigations and remedial actions so that those sites with the greatest risk would be addressed first. The assigned rankings divided the 72 identified SWMUs into five groups (i.e., No Further Action, High Priority, Moderate Priority, Moderately Low Priority, and Low Priority SWMUs). Subsequent to the US Army's proposal of the priority rankings, all parties met to review and discuss the available information for the identified SWMUs, and to finalize priority-ranking assignments. The consensus of all parties was to mount necessary investigations and possible actions at those SWMUs of concern and identify the SWMUs for which no investigations would be required. A total of 24 SWMUs were initially classified as No Further Action SWMUs based upon historical and available information.

In 1995, the SEDA was designated for closure under the Department of Defense's Base Realignment and Closure (BRAC) process. With SEDA's inclusion on the BRAC list, the US Army's emphasis

expanded from expediting necessary investigations and remedial actions at the High and Moderately High Priority sites to include the release and reuse of non-affected portions of the depot to the surrounding community for non-military (i.e., industrial, municipal and residential) purposes. Thus, BRAC has required that the US Army finalize decisions and actions for SWMUs, regardless of ranking, so that these sites may be released for non-military use.

Section 10.3 of the FFA describes the process to be followed for those SWMUs that are No Further Action SWMUs. The FFA states, "No Action SWMUs shall be those SWMUs from which no release of hazardous substances, pollutants, or contaminants has occurred or from which a release of hazardous waste or substances, pollutants, or contaminants has occurred that does not pose a threat to the public health, welfare, or the environment. SWMUs classified as No Action will be identified in the 6 NYCRR Part 373/HSWA permit as No Action SWMUs". The Depot has withdrawn the RCRA permit, due to base's closure; therefore, there is no document in which to list these SWMUs as No Action SWMUs. As an alternative to the RCRA permit, this Decision Document is intended to serve as a substitute for the RCRA permit and will document the decisions that had been made pertaining to a finding of No Further Action for these SWMUs.

1.2 OBJECTIVE OF THIS DOCUMENT

This document summarizes available information and data for the 24 original No Action SWMUs that are located at the Seneca Army Depot Activity (SEDA) near Romulus NY, and presents a justification and rationale explaining why these sites are not considered to pose a threat to human health and the environment. In addition, information is also provided for two additional SWMUs (SEAD-32 and SEAD-60) that were classified as Low Priority sites in the SWMU Classification Report, but where additional investigations or actions have been completed, and where available data now indicate that No Action is warranted. Information and data presented serve as the basis of the US Army's determination that the 26 SWMUs identified warrant "No Further Action" under CERCLA and therefore, can be eliminated from ongoing and future environmental studies and solid/hazardous waste investigations required at the depot.

1.3 HISTORIC OVERVIEW

The Seneca Army Depot Activity (SEDA) lies between Cayuga and Seneca Lakes in New York's Finger Lake Region, near the communities of Romulus and Varick, NY. SEDA encompasses approximately 10,600 acres of land and contains more than 900 buildings that provide more than 4.4 million square feet of space, including approximately 1.3 million square feet of storage space. SEDA was originally developed and opened in 1941, and continued its military mission until September of 2000. The mission of the facility throughout its history included receipt, storage, distribution, maintenance, and demilitarization of conventional ammunition, explosives and special weapons.

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Activities previously conducted at SEDA used chemical materials, and generated wastes that contained hazardous materials. The generation, storage, treatment, shipment, and disposal of hazardous wastes were regulated under the Resource Conservation and Recovery Act – RCRA [42 USC §§ 6901 – 6991, as amended by the Hazardous and Solid Waste Amendments of 1984, Public Law 98-616]. Activities conducted at SEDA were approved for Part A, interim status in 1980. SEDA submitted a federal RCRA Part B permit application for activities and operations in 1986, and a NYSDEC Part 373 permit application for hazardous waste management facilities in 1991. The state permit application was subsequently withdrawn, once the base was listed for closure under BRAC in 1995.

Since 1978, the potential environmental impacts of operations and activities conducted at SEDA have been subject to review by the US Army, the New York State Department of Environmental Conservation (NYSDEC), and the US Environmental Protection Agency (US EPA). Initially, environmental investigations were conducted under the Department of Defense's (DoD's) Installation Restoration Program (IRP) but subsequently these investigations were performed under the Comprehensive Environmental Response, Compensation, and Liability Act – CERCLA [42 U.S.C. §§ 9601 – 9675, as amended by the Superfund Amendments and Reauthorization Act of 1986, Public Law 99 – 499] and RCRA. As a result of these investigations, evidence of hazardous chemical and radioactive constituents and compounds used, stored, and demilitarized at the depot was found in samples of groundwater, soil, sediment and surface water collected and characterized.

On July 14, 1989, the US EPA proposed SEDA for inclusion on the National Priority List (NPL) based on a hazard ranking score of 37.3. Supporting its recommendation for listing, the US EPA stated "the Army identified a number of potentially contaminated areas, including an unlined 13-acre landfill in the west-central portion of the depot, where solid waste and incinerator ash were disposed of intermittently for 30 years during 1941-79; two incinerator pits adjacent to the landfill, where refuse was burned at least once a week during 1941-74; a 90-acre open burning/detonation area in the northwest portion of the depot, where explosives and related wastes have been burned and detonated during the past 30 years; and the APE-1236 Deactivation Furnace in the east-central portion of the depot, where small arms are destroyed." The US EPA's recommendation was approved on August 30, 1990, and SEDA was listed in Group 14 on the Federal Section of the NPL.

1.4 FEDERAL FACILITY AGREEMENT

Subsequent to SEDA's placement on the NPL, representatives of the US Army, US EPA, and NYSDEC negotiated a Federal Facility Agreement (Docket Number: II-CERCLA-FFA-00202) to govern and coordinate necessary remedial investigations/feasibility studies (RI/FS) and necessary corrective actions. The general purposes of the Federal Facility Agreement (FFA) are to:

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- "Ensure that the environmental impacts associated with past and present activities at the Site are thoroughly investigated and that appropriate remedial action is taken to protect the public health, welfare and the environment;
- Establish a procedural framework and schedule for developing, implementing, and monitoring appropriate response actions at the Site in accordance with CERCLA, the NCP, Superfund guidance and policy, RCRA, RCRA guidance and policy and applicable State law; and,
- Facilitate cooperation, exchange of information and participation on the Parties in such actions."

With specific reference to the procedural framework, terms of the FFA stated that all of the signatory parties intended "to integrate the Army's CERCLA response obligations and RCRA corrective action obligations which relate to the release(s) of hazardous substances, hazardous wastes, pollutants, or contaminants covered by" the Agreement. Therefore, requirements of RCRA were deemed to be an applicable or relevant and appropriate requirement (ARAR) under CERCLA, and actions selected, implemented and completed must be protective of human health and the environment such that remediation of releases shall obviate the need for further corrective action under RCRA. The FFA was finalized in January of 1993.

The FFA also describes a sequential process for the identification, investigation, evaluation, remediation and closure of all sites where hazardous waste are known, or suspected, to have been released. A schematic diagram of the defined process is shown in **Figure 1-1**.

The decision process involves implementing a series of baseline actions. Decisions are integrated into the baseline action process to justify the actions that are taken. Where necessary, supplemental actions, such as collecting additional data, are conducted to provide support for the baseline actions. The final action for each SWMU or AOC involves preparation of a Decision Document, a Record of Decision (ROD), or a closeout report. These reports provide documentation that site conditions have met the requirements of the decision process. A key aspect of the overall process is that any identified site or unit may exit the process, and require no further action, if site conditions are shown to meet specified decision criteria defined in one of six key steps within the process.

The overall decision process is divided into six (6) distinct phases. These include:

- 1. The Site Classification Phase;
- 2. The Site Investigation Phase;
- 3. The Interim Remedial Measures (IRM) Phase;
- 4. The Remedial Investigation Phase (RI) Phase;
- 5. The Feasibility Study (FS) Phase; and
- 6. The Remedial Design/Remedial Action (RD/RA) Phase.

Each phase is further subdivided into a series of actions and interim-decision points that result from prior decisions and determinations. As depicted in **Figure 1-1**, each decision is identified with a letter, whereas each action is identified with a number so that the status of each site can be identified. This provides an easy mechanism to understand what decisions have been made and what decisions need to be made. Each of the six phases of the process allows the site or unit to exit the process. The effort involved in exiting the process is dependent upon the phase involved and the information required to document that conditions meet or exceed required limits. In one case, this may involve the comparison of available data to an appropriate State and Federal Standard, Guideline and Criteria (SGC), while in a second case this may involve completion of an Interim Remedial Measure (IRM) or a remedial action.

The first phase of the overall process is the Site Classification Phase. Site classification begins with an initial identification of a site and ends with a determination of whether the site has impacted the environment or not. The key decision point in the site classification phase involves determining whether or not site conditions have impacted the environment. In many instances, this decision may be based on historical records or an understanding of the processes involved, without collecting additional field data. In other instances, this decision requires some limited sampling and analysis. If no impact is shown, no further action is required and unrestricted use of the site or unit is allowed.

The second phase is the Site Investigation Phase. This phase involves collection of data as part of an Expanded Site Inspection (ESI), as shown in Action Number (No.) 6 of Figure 1-1. The data resulting from the ESI are then evaluated to determine whether a threat exists at the site or unit. This determination is based upon direct comparison of the site data to background conditions or an appropriate State and/or Federal Standard, Guideline and Criteria (SGC). Results exceeding an appropriate standard, guideline, or criteria are used to indicate that a threat exists. A quantitative risk analysis is not performed to quantify the magnitude of the threat. Professional judgments are also used to evaluate the significance of the data exceeding SCGs and these judgments incorporated into the recommendations for no further action or additional evaluations, as shown in Decision No. E.

Each environmental medium has unique Standards, Guidelines and Criteria (SGC) that are used for comparison. For example, soil data are typically compared to background concentrations, or to NYSDEC Technical Administrative Guidance Memorandum (TAGM) values. If none of the resulting data exceeds the SGC criteria, then the recommendation for the site is No Further Action (NFA). However, if values exceeding TAGMs or other media specific SGC are noted then further evaluation of the data is required.

When data exceeding a SCG are noted, then a "mini-risk" assessment may be performed to assess whether an identified contaminant actually poses a risk. Performance of the mini-risk assessment provides a mechanism to quantitatively determine a risk value that can be used to support a

recommendation for future action. One possible future action alternative may be "No Further Action." Alternatively, other possible results are that additional investigations are needed to more fully document the potential risk or that remedial action must be implemented to alleviate the risk.

The mini-risk assessment uses procedures that are generally identical to those used for a Baseline Risk Assessment (BRA), but substitutes the maximum detected concentration for each chemical as the Exposure Point Concentration (EPC) in place of the Upper 95th Confidence Limit of the mean value that is generally used in the BRA. This replacement is made due to the uncertainties associated with evaluating a site with the smaller ESI database. If the results of the mini-risk assessment indicate an acceptable risk, i.e., carcinogenic risks are less than 1E-04 or the Hazard Index (HI) is less than 1, then the site conditions meet the requirements for no further action. When appropriate, the basis of the no further action decision is documented in a Decision Document. Otherwise, the site conditions are not acceptable and the site enters the Interim Remedial Measure (IRM) phase, Decision No. E in Figure 1-1.

The IRM phase involves evaluating whether the site can attain a no further action designation via implementation of an IRM. An IRM is most likely to be a non-time critical removal action and is generally considered appropriate if:

- The problems can be attributed to discrete soil or sediment "hot spots";
- The extent of soil or sediment to be excavated is less than 1000 cubic yards (yd³);
- The technologies are limited to "low tech" technologies such as off-site disposal or capping;
- The pollutants involved are amenable to technologies such as off-site disposal or capping; and
- Groundwater or surface water conditions are acceptable.

If deemed appropriate, an IRM can be used to eliminate a site from further consideration by preparing an Engineering Evaluation/Cost Analysis (EE/CA). The EE/CA is the decision document that presents the goals and rationale for implementing the IRM and discusses the evaluations conducted in support of the IRM. After the removal action is performed, confirmatory sampling is required to document the effectiveness of the IRM in attaining the IRM goals. This information is then documented in the project completion report and the ROD.

If the conditions of the site are such that the problems are not readily solvable via an IRM then the site moves into the RI phase. This phase is identical to the process described by CERCLA and involves a multi-media sampling effort and performance of a Baseline Risk Assessment (BRA). The results of the BRA may support a no further action if the risk conditions are shown to be below the EPA target limits for risk. Otherwise, the site enters the Feasibility Study (FS) phase.

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The FS phase involves an initial evaluation of presumptive remedies. Presumptive remedies include a variety of technologies for both groundwater and soil such as bioventing, off-site disposal, capping or deed restriction for soils and alternative water supply, air sparging, zero-valence iron treatment or natural attenuation with monitoring for groundwater. If presumptive remedies are not appropriate, then an FS is prepared.

The final phase of the overall decision process is the preparation of a remedial design and implementation of the remedial action. Both the FS and the RD/RA will follow guidance provided by the US EPA and the NYSDEC.

A Decision Document is similar to a Record of Decision (ROD). Each is required to document the decisions made to support final site closure. RODs are required following completion of an RI/FS. Decision Documents are prepared, prior to an RI/FS, when the site conditions are determined not to pose a continual threat to human health and the environment due to either a removal action or following an initial site investigation.

1.5 BASE REALIGNMENT AND CLOSURE (BRAC)

The major portion of SEDA was approved for the 1995 Base Realignment and Closure (BRAC) list in October of 1995. The mission closure date for the facility was September 30, 1999, with an installation closure date of September 30, 2000. A small enclave at SEDA will remain open after 2000, and be used to store hazardous materials and ores.

Woodward-Clyde Federal Services was retained to prepare an Environmental Baseline Survey for SEDA. Under this process, Woodward-Clyde was charged with the initial classification of discrete areas of the depot into one of seven standard environmental condition definitions of property area types consistent with the Community Environmental Response Facilitation Act (CERFA – Public Law 102-426), which amends Section 120 of CERCLA. The results of Woodward-Clyde's effort were documented in the U.S. Army Base Realignment and Closure 95 Program Report that was issued on October 30, 1996. This report served as part of the basis for subsequent decisions made regarding land use.

In accordance with the requirements of the BRAC process, the Seneca County Board of Supervisors established, in October 1995, the Seneca Army Depot Local Redevelopment Authority (LRA). The primary responsibility assigned to the LRA is to plan and oversee the redevelopment of the Depot. The Reuse Plan and Implementation Strategy for Seneca Army Depot was adopted by the LRA and approved by the Seneca County Board of Supervisors on October 22, 1996. Under this plan and subsequent amendment, areas within the Depot were classified according to their most likely future use. These areas currently include:

- housing;
- institutional;
- industrial;
- warehousing;
- conservation/recreational land;
- an area designated for a future prison;
- an area for an airfield, special events, institutional, and training; and
- an area to be transferred from one federal entity to another (i.e., an area for the existing navigational LORAN transmitter).

A map summarizing the currently recommended future land use for areas at SEDA is presented as **Figure 1-2**.

1.6 ENVIRONMENTAL SETTING

1.6.1 Geology

SEDA is located within one distinct unit of glacial till that covers the entire area between the western shore of Cayuga Lake and the eastern shore of Seneca Lake. The till is consistent across the entire depot although it ranges in thickness from less than 2 feet to as much as 15 feet with the average being only a few feet thick. This till is generally characterized by brown to gray-brown silt, clay and fine sand with few fine to coarse gravel-sized inclusions of weathered shale. Larger diameter weathered shale clasts (as large as 6-inches in diameter) are more prevalent in basal portions of the till and are probably rip-up clasts removed by the active glacier during the late Pleistocene era. The general Unified Soil Classification System (USCS) description of the till on-site is as follows: Clay-silt, brown; slightly plastic, small percentage of fine to medium sand, small percentage of fine to coarse gravel-sized gray shale clasts, dense and mostly dry in place, till, (ML). Grain size analyses performed by Metcalf & Eddy (1989) on glacial till samples collected during the installation of monitoring wells at SEDA show a wide distribution of grain sizes. The glacial tills in this area have a high percentage of silt and clay with trace amounts of fine gravel. A zone of gray weathered shale of variable thickness is present below the till in almost all locations at SEDA. This zone is characterized by fissile shale with a large amount of brown interstitial silt and clay.

This underlying bedrock below weathered shale is a member of the Ludlowville Formation of the Devonian age Hamilton Group. The Hamilton Group, 600 to 1,500 feet thick, is divided into four formations. They are, from oldest to youngest, the Marcellus, Skaneateles, Ludlowville, and Moscow formations. The western portion of SEDA is generally located in the Ludlowville Formation while the eastern portion is located in the younger Moscow Formation. Gray, calcareous shales, mudstones and

thin limestones with numerous zones of abundant invertebrate fossils characterize the Ludlowville and Moscow formations. The Ludlowville Formation is known to contain brachiopods, bivalves, trilobites, corals and bryozoans (Gray, 1991). In contrast, the lower two formations (Skaneateles and Marcellus) consist largely of black and dark gray sparsely fossiliferous shales (Brett et al., 1991). Locally, the shale is soft, gray, and fissile. **Figure 1-3** displays the stratigraphic section of Paleozoic rocks of Central New York. Three known predominant joint directions, N60°E, N30°W, and N20°E are present within this unit (**Mozola, 1952**).

1.6.2 Hydrogeology

Available geologic information reviewed indicates that the upper portions of the shale formation would be expected to yield small, yet adequate, supplies of water, for domestic use. Regionally, four distinct hydrologic water-bearing units have been identified (Mozola A.J., 1951). These include two distinct shale formations, a series of limestone units, and unconsolidated beds of Pleistocene glacial drift.

For mid-Devonian shales such as those of the Hamilton Group, the average yields [which are less than 15 gallons per minute (gpm)] are consistent with what would be expected for shales (LaSala, 1968). The deeper portions of the bedrock, (at depths greater than 235 feet) have provided yields of up to 150 gpm. At these depths, the high well yields may be attributed to the effect of solution on the Onondaga limestone that is at the base of the Hamilton Group. Based on well yield data, the degree of solution is affected by the type and thickness of overlying material (Mozola, 1951). Geologic cross-sections from Seneca Lake and Cayuga Lake have been constructed by the State of New York, (Mozola, 1951, and Crain, 1974). This information suggests that a groundwater divide trending north south exists approximately half way between the two Finger Lakes. SEDA is located on the western slope of this divide and therefore regional groundwater flow is expected to be primarily westward toward Seneca Lake.

Surface drainage from SEDA flows to four creeks. In the southern portion of the depot, the surface drainage flows through ditches and streams into Indian and Silver Creeks. These creeks then flow into Seneca Lake just south of the SEDA airfield. The central part and administration area of SEDA drain into Kendaia Creek. Kendaia Creek discharges into Seneca Lake near the Lake Housing Area. The majority of the northwestern and north-central portion of SEDA drains into Reeder Creek. The northeastern portion of the depot, which includes a marshy area called the Duck Ponds, drains into Kendaia Creek and then flows north into the Cayuga-Seneca Canal and to Cayuga Lake.

Data from site quarterly groundwater monitoring program indicate that the saturated thickness of the till/weathered shale overburden aquifer is variable, ranging between 1 and 8.5 feet. However, the aquifer's thickness appears to be influenced by the hydrologic cycle and some monitoring wells dry up completely during portions of the year. Based upon a review of two years of data, the variations of the

water table elevations are likely a seasonal phenomenon. The overburden aquifer is thickest during the spring recharge months and thinnest during the summer and early fall. During late fall and early winter, the saturated thickness increases. Although rainfall is fairly consistent at SEDA, averaging approximately 3 inches per month, evapotranspiration is a likely reason for the large fluctuations observed in the saturated thickness of the over-burden aquifer.

Regional precipitation is derived principally from cyclonic storms that pass from the interior of the country through the St. Lawrence Valley. With local influence derived from Seneca, Cayuga, and Ontario Lakes providing some lake effect snows, leading to a significant amount of the winter precipitation and a moderate local climate. Wind velocities are moderate, but during the winter months, there are numerous days with sufficient winds to cause blowing and drifting snow. The most frequently occurring wind directions are southerly (summer) and north-northwesterly (winter) (Figure 1-4).

1.7 SOLID WASTE MANAGEMENT UNIT CLASSIFICATION

As mandated by the EPA Region II and by NYSDEC, the U.S. Army Corps of Engineers commissioned the "Solid Waste Management Unit Classification Report" at SEDA (ERCE 1991). Parsons finalized this report on June 10, 1994. The goals of this work were to evaluate the effects of past solid waste management practices at identified SWMUs and to classify each SWMU as an area where "No Action is Required" or as an "Area of Concern" (AOC) where additional investigations and studies were required. Areas of Concern include both (a) SWMUs where releases of hazardous substances may have occurred and (b) locations where there has been a threat of a release into the environment of a hazardous substance or constituent (including radionuclides). AOCs included former spill areas, landfills, surface impoundments, waste piles, land treatment units, transfer stations, wastewater treatment units, incinerators, container storage areas, scrap yards, cesspools and tanks with associated piping that are known to have caused a release into the environment or whose integrity has not been verified.

A total of 69 SWMUs and AOCs were originally identified in the ERCE SWMU Classification Report. Following the completion of the ERCE report, three additional SWMUs were added by the Army, bringing the total number of SWMUs listed at SEDA to 72.

A recommended classification for all SWMUs was presented in the final SWMU Classification Report (Parsons, 1994). At this time, the Army identified 24 of the original SWMUs as sites that required "no further action" based on existing information. Furthermore, 13 other SWMUs were designated as High Priority sites; 3 were designated as Moderate Priority sites; 11 were designated as Moderately Low Priority sites; and 21 were designated as Low Priority sites.

In response to the BRAC closure process, the Army has refocused its efforts and is investigating and evaluating sites that are located within parcels that have the greatest reuse potential under the BRAC future land use designation. This effort encourages the reuse of the facility through land transfer or lease prior to the end of the military mission at the Depot. The Army will continue to close sites after the military mission is complete.

The goal of this document with respect to 26 of these SWMUs is to:

- assemble and summarize all of the currently known information about the SWMU;
- 2 compare the available data and information with applicable guidance levels and standards and assess if there is an indication of potential threats to human health and the environment at the site:
- provide a recommendation, and a justification and rationale to substantiate the proposed classification of the SWMU to the "No Action" status.

The list of the affected SWMUs is provided in **Table 1-1**. If the Army's designation of "No Further Action" is accepted, these sites may be released for future land-use.

Additional information clarifying and substantiating recommendations pertinent to individual SWMUs is provided in the following sections of this Report.

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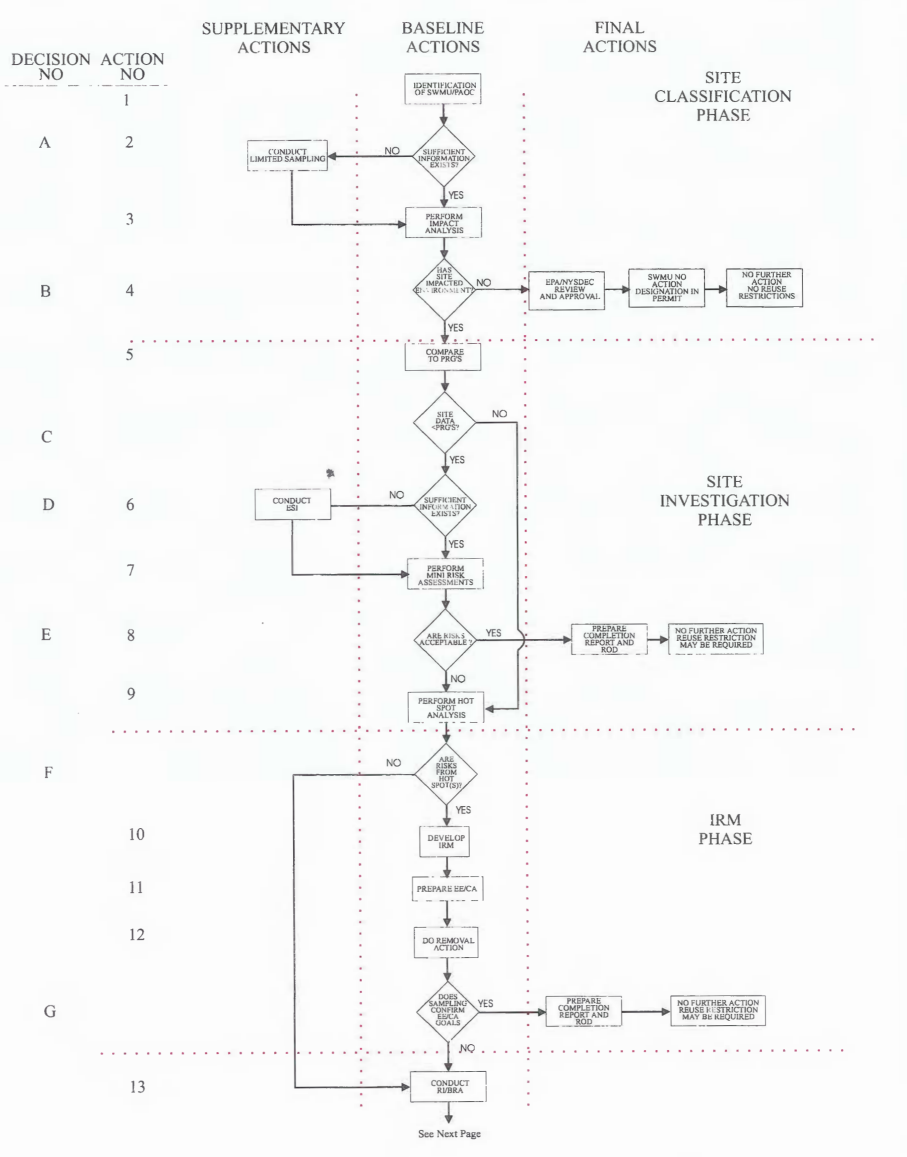
TABLE 1-1 NO FURTHER ACTION SWMUs

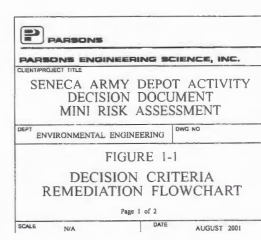
SWMU	1994	CURRENT	SWMU DESCRIPTION
NUMBER	PRIORITY	PRIORITY /	
	RANKING	BASIS	
SEAD-1	No Action	No Action / No	Building 307 – Hazardous Waste Container
		Change	Storage Facility
SEAD-2	No Action	No Action / No	Building 301 – PCB Transformer Storage Facility
		Change	
SEAD-7	No Action	No Action / No	Shale Pit
		Change	
SEAD-10	No Action	No Action / No	Present Scrap Wood Site
		Change	
SEAD-18	No Action	No Action / No	Building 709 – Classified Document Incinerator
		Change	
SEAD-19	No Action	No Action / No	Building 801 – Classified Document Incinerator
		Change	
SEAD-20	No Action	No Action / No	Sewage Treatment Plant No. 4
		Change	
SEAD-21	No Action	No Action / No	Sewage Treatment Plant No. 715
		Change	
SEAD-22	No Action	No Action / No	Sewage Treatment Plant No. 314
		Change	
SEAD-29	No Action	No Action / No	Building 732 – Underground Waste Oil Tank
	Į	Change	·
SEAD-30	No Action	No Action / No	Building 118 – Underground Waste Oil Tank
		Change	
SEAD-31	No Action	No Action / No	Building 117 – Underground Waste Oil Tank
		Change	
SEAD-32	Low	No Action / Limited	Building 718 – Underground Waste Oil Tanks
		Investigation	
SEAD-35	No Action	No Action / No	Building 718 – Waste Oil-Burning Boilers
		Change	(3 units)

TABLE 1-1 NO FURTHER ACTION SWMUs

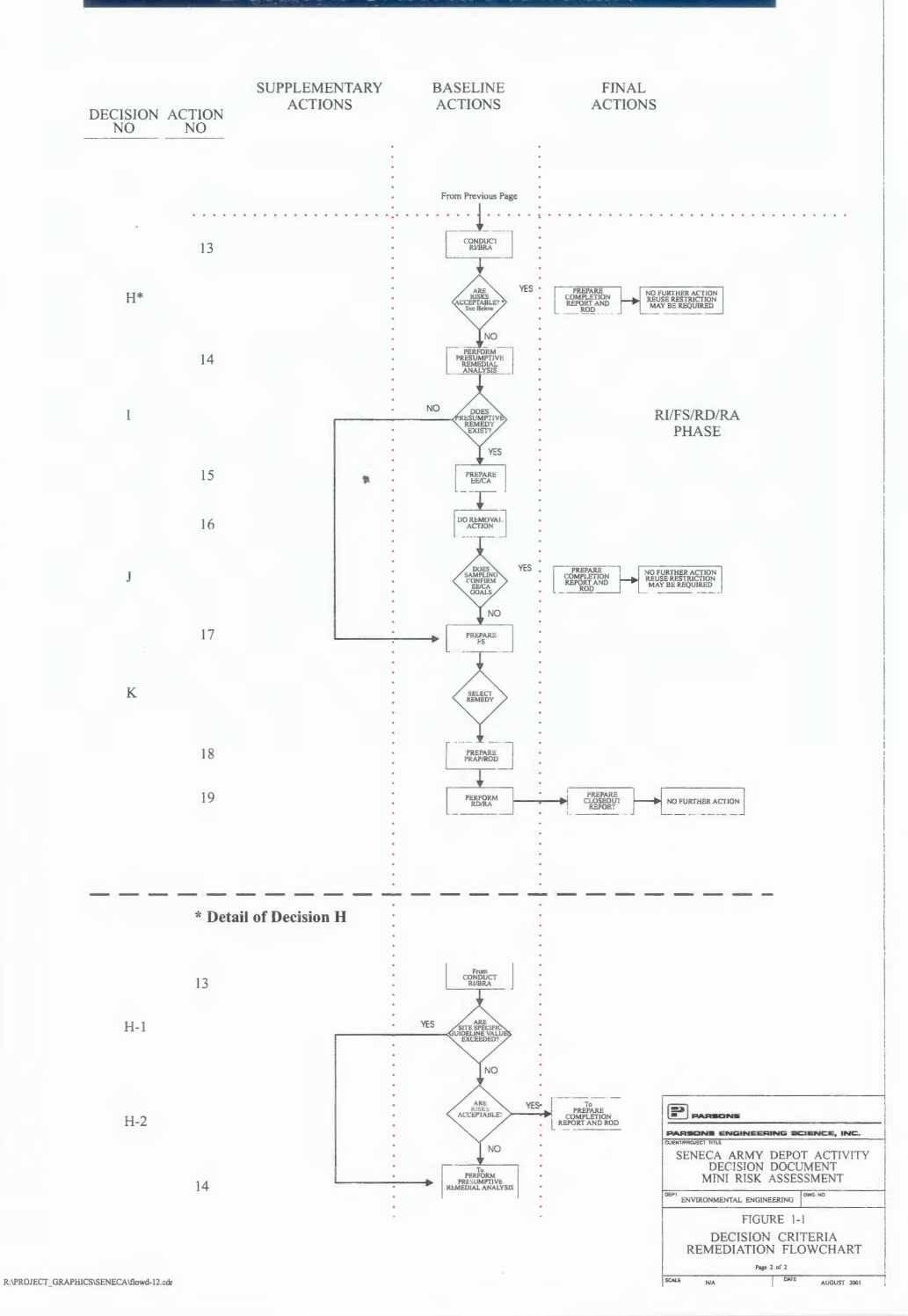
SWMU	1995	CURRENT	SWMU DESCRIPTION
NUMBER	PRIORITY	PRIORITY /	
	RANKING	BASIS	
SEAD-36	No Action	No Action / No	Building 121 – Waste Oil-Burning Boilers
		Change	(2 units)
SEAD-37	No Action	No Action / No	Building 319 – Waste Oil-Burning Boilers
		Change	(2 units)
SEAD-42	No Action	No Action / No	Building 106 – Preventive Medicine Laboratory
		Change	
SEAD-47	No Action	No Action / No	Buildings 321 and 806 - Radiation Calibration
		Change	Source Storage
SEAD-49	No Action	No Action / No	Building 356 – Columbite Ore Storage
Change		Change	
SEAD-51 No Action		No Action / No	Herbicide Usage - Perimeter of High Security Area
	Change		
SEAD-53	No Action	No Action / No	Munitions Storage Igloos
	Change		
SEAD-55	No Action	No Action / No	Building 357 – Tannin Storage
		Change	
SEAD-60	Low	No Action /	Oil Discharge Adjacent to Building 609
		"Removal Action	·
		Complete"	
SEAD-61	No Action	No Action / No	Building 718 – Underground Waste Oil Tank
		Change	
SEAD-65	No Action	No Action / No	Acid Storage Areas
		Change	
SEAD-72	No Action	No Action / No	Building 803 – Mixed Waste Storage Facility
		Change	,

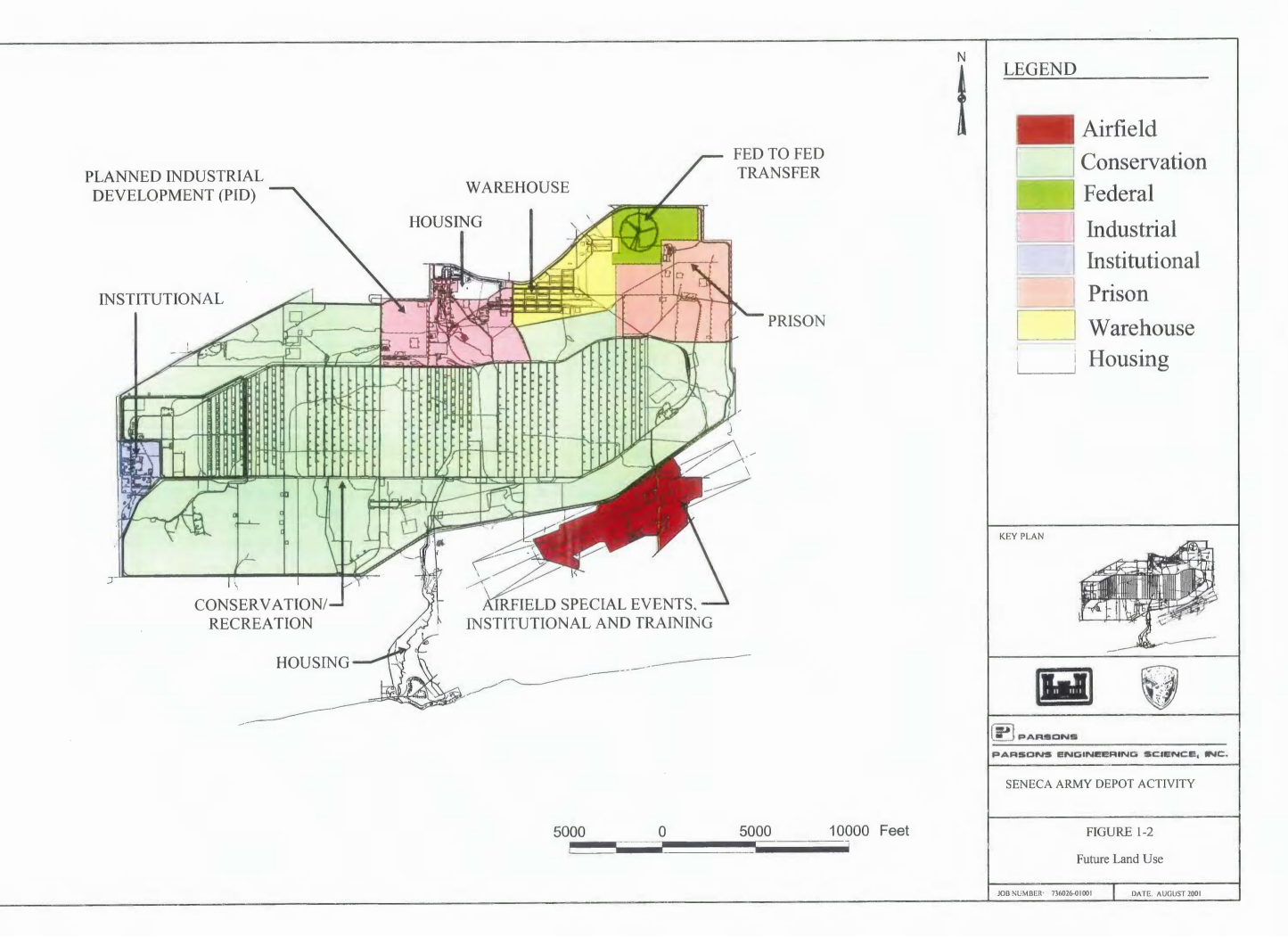
SENECA ARMY DEPOT ACTIVITY Decision Criteria Flowchart



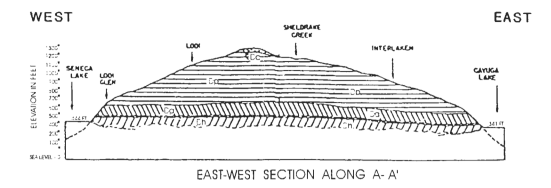


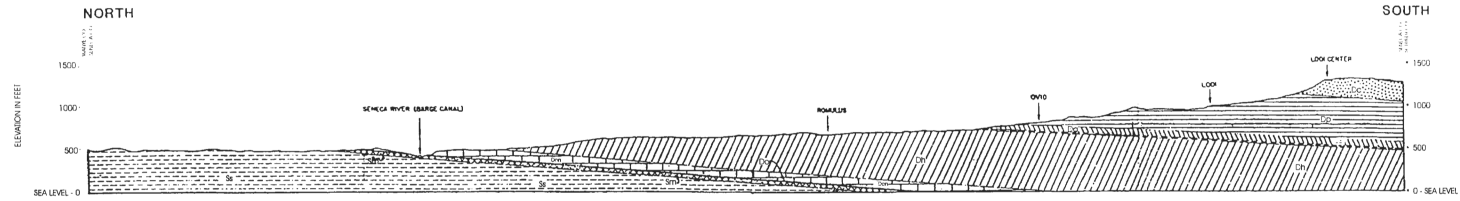
SENECA ARMY DEPOT ACTIVITY Decision Criteria Flowchart



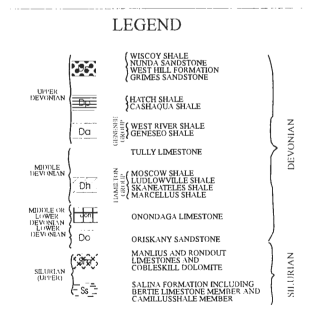


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NORTH-SOUTH SECTION ALONG 76 50' (B-B')



PARSONS
PARSONS ENGINEERING SCIENCE, INC.

CUENT/PROJECT TITLE

SENECA ARMY DEPOT ACTIVITY

NO FURTHER ACTION SITES
DECISION DOCUMENT

DEPT ENVIRONMENTAL ENGINEERING

TWG NO 730026-01002

FIGURE 1-3

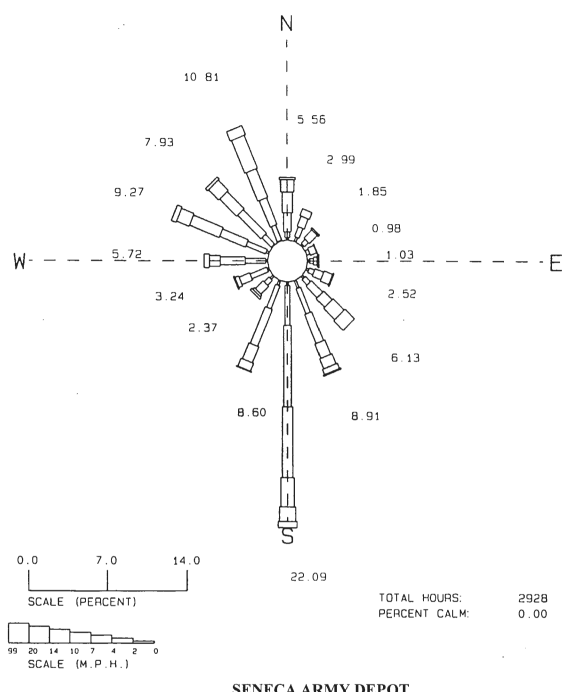
REGIONAL GEOLOGIC
CROSS SECTIONS

SCALE AS NOTED

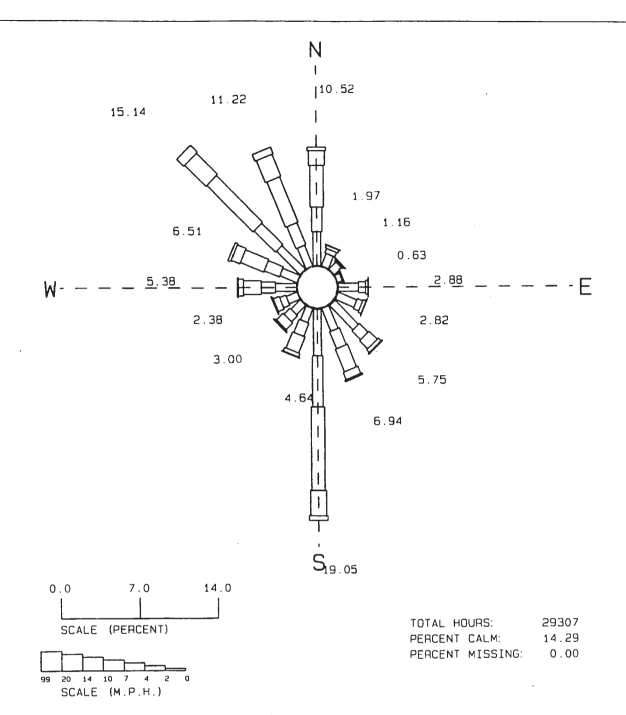
AUGUST 2001

SCALE

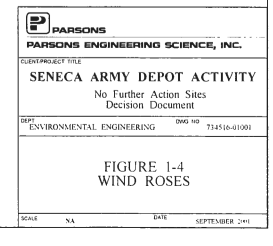
SOURCE:MODIFIED FROM-THE GROUND WATER RESOURCES OF SENECA COUNTY, NEW YORK: MOZOLA, A.J., BULLETIN GW-26, ALBANY, NY, 1951



SENECA ARMY DEPOT SENECA 10-M MET. TOWER SEASONAL WIND ROSE 10 METER LEVEL APRIL 24 - JULY 14 1995



SENECA ARMY DEPOT ITHACA AIRPORT ANNUAL WIND ROSE 20 FOOT LEVEL FOR: 1989-1993



GRAPHICS\SENECA\2WROSES.CDR

2 SWMU DISCUSSIONS

The following discussions present and summarize available information pertinent to each of the 26 Solid Waste Management Units (SWMUs) that the Army proposes be classified as "No Further Action" under CERCLA.

2.1 SEAD-01: BUILDING 307 – HAZARDOUS WASTE CONTAINER STORAGE FACILITY

2.1.1 Site Description

The Army constructed Building 307, the Hazardous Waste Container Storage Facility, in 1981 for the purpose of storing hazardous materials that were generated throughout the depot. This unit was specifically identified in the RCRA Part B permit application (#NY0213820830) as a hazardous waste treatment, storage, or disposal unit. The building is located in the east central portion of SEDA, in an area where the future land use has been designated for planned industrial development. The approximate location of this SWMU is shown on **Figure 2-1**, and its location is shown in greater detail on **Figure 2-1a**.

The 40 by 50-foot building consists of a 6-inch thick, monolithic concrete slab floor surrounded by a 6-inch high containment curb. The floor of the building has been sealed to prevent seepage of spilled materials into the concrete floor. Other than that portion of the floor that is covered by the access/egress ramp, the floor of the building is not sloped nor does it contain any collection sumps or drains. The roof of the building is constructed of corrugated zinc-coated steel with single sheets extending from the center ridge of the building to the outside edge. Corrugated steel sheets cover the sides of the building extending from 1 foot below the 2 by 12-inch headers to 6 inches below the top of the curb. A passive ventilation system is provided via the opening at the top of the walls to prevent heat and chemical fume buildup. The only entrance into the building is through a sliding corrugated-steel door located on the south side of the building. A 10-foot wide concrete access/egress ramp extends 10 feet beyond the exterior of the building and 8 feet into the building's interior. The ramp inside the building slopes back into the containment area, while the ramp outside the building slopes back towards the road. The peak of the ramp sits atop the containment wall. A plan view of the building is shown in Figure 2-2. The facility conforms to hazardous waste storage regulations in the State of New York. The regulations that determine the design and operation of a hazardous waste storage facility are NY Regulations NYCRR Title 6, Section 373-2.9f.

2.1.2 Historic Operations

Building 307 has been used as a storage area for liquid and solid, hazardous wastes since the time of its construction in 1981. Waste materials stored in the building over time include polychlorinated biphenyls (PCBs), waste solvents, corrosive liquids, flammable solids and flammable liquids. Waste materials generated in the shops located throughout the base are transported to Building 307, and stored inside the building in drums. Transport and storage devices used include new DOT-approved, 55-gallon drums and 5-gallon pails. The total storage capacity of the building is 300, 55-gallon drums or 16,500 gallons of material. The quantity of individual classes (i.e., waste solvents, corrosive liquids, PCBs, etc.) of waste present in the building at any given time is closely monitored and regulated.

Once transported to the building, the drums are stored until disposal contracts are procured for their removal from the building. The Facility Environmental Engineer (FEE) makes regular weekly inspections.

Based on the visual site inspections, performed on September 14, and November 27, 1990, the building was found to be in good structural condition and was managed appropriately as a storage facility. No evidence of a release was noted during any of the inspections at this facility.

2.1.3 Regulatory Status

SEAD-01 continues to function as a storage area for hazardous waste materials in accordance with interim status provisions of RCRA. Inspection reports for the facility and its operations are available in the offices of environmental management personnel at SEDA. Subsequent to the cessation of storage of hazardous waste materials in SEAD-01, this operating unit will be subject to RCRA closure and post-closure requirements identified under existing federal (40 CFR 265) and state (6 NYCRR Part 373) regulations.

2.1.4 Recommended Action

The Army proposes SEAD-01 as a "No Further Action" site under CERCLA.

2.1.5 Justification and Rationale for Recommendation

This SWMU is designated as a "No Further Action" site under CERCLA based on the following information and observations:

1. Hazardous waste has been stored and not disposed of in the building.

- 2. There is no historic evidence of a release from the building; any historic spills have been contained within the building and cleaned up in accordance with specified protocols.
- 3. The building continues to operate under interim status provisions of RCRA.
- 4. The building is subject to closure and post-closure provisions identified under RCRA that will be invoked at the time of termination of the operations.

2.2 SEAD-02: BUILDING 301 – PCB TRANSFORMER STORAGE FACILITY

2.2.1 Site Description

The Army has used Building 301 as a Polychlorinated Biphenyl (PCB) Storage Facility since approximately 1980. The building was upgraded in 1986 to meet conforming storage requirements. The building, which is designated as SEAD-02, is located in east central portion of the facility, near the munitions igloo storage area, in land where the future land use is designated as the site of planned industrial development. The approximate location of this SWMU is shown on **Figure 2-1**, and in greater detail on **Figure 2-1a**.

2.2.2 Historic Operations

Waste oils containing PCBs from machines processed in industrial plant equipment and materials contaminated with PCBs during the cleanup of the machines are stored in Building 307 (SEAD-01). Building 301 (SEAD-02) is used for the storage of materials associated with unserviceable transformers of PCBs. Decommissioned transformer units and other suspected PCB-contaminated electrical equipment are delivered to the building by linemen. Sampling is conducted by the environmental coordinator to determine the concentrations of PCBs in the units and contaminated electrical equipment. The items are then disposed of by the Defense, Reutilization and Marketing Office (DRMO). Inspections are conducted regularly by the environmental coordinator and the fire department onsite at the Depot.

Building 301 measures 35 feet 4 inches long by 23 feet 4 inches wide, and the main structure is bounded partially on two sides, and completely on the third side by a loading dock or platform the measures 6 feet 4 inches in width. There is no loading dock or platform located exterior to the building's fourth wall.

The floor of the building consists of a 6-inch thick, monolithic concrete slab floor with a 6-inch curb. The slab, containment curb, and the access/egress ramp that is located at the overhead door entry are monolithic. The concrete floor is not sloped, and contains no sumps or drainage points. The estimated containment volume of the building is approximately 7,500 gallons.

The roof and walls of the building prevent the accumulation of precipitation inside the building. A roof constructed of pre-cast concrete planks supported by steel trusses covers the building. A gravel and tar coating cover the concrete planks. The roof is slightly pitched to promote storm water runoff.

The 12-foot high walls are made of 1/2-inch thick scored tile. As is shown in **Figure 2-3**, the building has four windows and two roll-up doors. Ventilation in the building is passive as there is no electrical hook-up currently in place at the building.

Subsequent to the transport of a PCB containing unit to Building 301, it is inspected and if it is found to be leaking, it is placed into an overpack drum and surrounded by absorbent material. All leakage from the unit is captured via application of absorbent that is swept-up, containerized, and sent to Building 307 (SEAD-01) for storage pending disposal. Units not found to be leaking at the time of delivery to Building 301 are placed on pallets and stored pending sampling of the fluid and determination of the concentration of PCBs contained. Units found to contain PCB concentrations above 50 parts per million (ppm) are drained and the drained fluid is captured and transported to Building 307 for storage pending disposal. Units containing less that 50 ppm concentrations of PCBs are stored in Building 301 pending their final disposal by the Army.

2.2.3 Available Analytical Data

Soil samples were collected during the upgrade of the SWMUs floor in 1986. The collected samples were analyzed for PCB content and the data obtained is presented in **Table 2-1**. As shown, all samples contained levels of less than 1.0 mg/Kg of total PCBs.

2.2.4 Regulatory Status

SEAD-02 is specifically listed in the Depot's RCRA Part B Permit Application (NY#0213820830) as a hazardous waste treatment, storage and disposal unit.

2.2.5 Recommended Action

The Army proposes that "No Further Action" under CERCLA is required at SEAD-02.

2.2.6 Justification and Rationale for Recommendation

This SWMU is designated as a "No Further Action" site under CERCLA based on the following information and observations:

1. Hazardous waste has been stored and not disposed of in the building.

- 2. Based on the visual site inspections, performed on September 14, and November 27, 1990, the building was in good structural condition and was managed appropriately as a storage facility.
- 3. There is no historic evidence or record of a release from the building; historic sampling conducted in 1986 at the time of the upgrade of the facility indicated less than 1 ppm concentrations of total PCBs in soils collected from beneath the area of the slab.
- 4. The building continues to operate under interim status provisions of RCRA, and as such is subject to closure and post-closure (as applicable) provisions identified in those regulations at the time of the facility's termination of use.

2.3 SEAD-07: SHALE PIT

2.3.1 Site Description

SEAD-07 is an excavation pit that is known as the "Shale Pit" and covers an area approximately two acres in size. SEAD-07 is located north of the north patrol road in the northwestern corner of SEDA. This SWMU is located in a portion of the facility whose future land use has been designated for institutional development. The general location of this SWMU is shown on **Figure 2-1**, and presented in greater detail on **Figure 2-1c**.

2.3.2 Historic Operations

The Shale Pit was first created in 1987 and it was used to dispose construction debris resulting from Depot building and demolition activities. The initial excavation of the pit was terminated above the regional groundwater table. As developed, the Shale Pit holds only concrete, asphalt and wood debris resulting from base building/demolition activities. No cover material has been applied to the debris subsequent to its placement in the pit. Construction debris placed into the pit is considered inert and is free of chemicals that could lead to soil and groundwater contamination. Based on a site inspection conducted on September 13, 1990, approximately 50 percent of the pit was filled with construction debris.

2.3.3 Regulatory Status

Activities conducted in SEAD-07 are exempt from regulation by the State of New York, Subpart 360-7 of the New York Solid Waste Regulations that states, "sites at which only recognizable uncontaminated concrete, asphalt pavement, brick, soil or stone is placed are exempt from regulation" (Section 360-7.1 (b)(i)).

2.3.4 Recommended Action

The Army proposes that "No Further Action" is required at this SWMU under CERCLA.

2.3.5 Justification and Rationale of Recommendation

This SWMU is designated as a "No Further Action" site under CERCLA based on the following information and observations:

- Only construction debris has been placed in the pit, and the disposed debris is believed to be relatively inert and free of chemicals that could cause contamination.
- 2. Although storm water does percolate through the disposed debris and enters the underlying soils, the run-off is presumed to be free of chemicals.
- Construction debris that is free of chemical contamination is exempt from regulation under New York State hazardous waste regulations (NYCRR Section 360-7.1 (b)(i)).

2.4 SEAD-10: SCRAP WOOD PILE

2.4.1 Site Description

SEAD-10 was primarily used for the storage of scrap wood generated from site activities. The Scrap Wood Pile encompassed an area measuring approximately 250 feet by 185 feet that is located on the south side of East Kendaia Road near Building 113. This area is designated for planned industrial development pending Depot closure. The general location of this SWMU is shown on **Figure 2-1**, while **Figure 2-1a** presents greater detail of the area surrounding this SWMU.

2.4.2 Historic Operations

Use of the woodpile began in 1986 and continues in its present location today. Scrap wood from various Depot activities is segregated, stored in piles, and is then sold to Depot employees and the public. The storage area is divided into three sections: 1) an area for scrap wood (west pile; 130 feet by 185 feet); 2) an area for disposal of wooden pallets (middle pile; 60 feet by 185 feet); and 3) an area for pressure treated wood and poles (east pile; 60 feet by 185 feet).

SEDA's fire department periodically uses wood from the scrap wood pile as fuel for fire training exercises. Whenever fire training exercises have been conducted in the past, the State of New York is notified prior to any burning.

2.4.3 Available Analytical Data

Samples of the ash produced by the combustion of scrap wood in SEAD-10 were collected on September 29, 1992 and analyzed for TCLP constituents prior to their disposal by Waste Management – Syracuse NY. The results of these analyses are provided in **Appendix A**, and indicate that none of the measured levels exceed any regulatory limit.

2.4.4 Recommended Action

The Army proposes that SEAD-10 be listed as a "No Further Action" site under CERCLA.

2.4.5 Justification and Rationale for Recommendation

This SWMU is designated as a "No Further Action" site under CERCLA based on the following information and observations:

- Typically, scrap wood has been stored in this area pending subsequent sale to Depot personnel
 or the public.
- 2. The scrap wood placed in the SWMU is chemically inert.
- Fire training exercises were occasionally completed using scrap wood, but the residual ash was collected, analyzed and found not to meet or exceed any of the Toxicity Characteristic levels defined in 40 CFR 261.24.

2.5 SEAD-18: BUILDING 709 – CLASSIFIED DOCUMENT INCINERATOR

2.5.1 Site Description

The Classified Document Incinerator is located in Building 709. The current Building 709 is located in the north-central portion of SEDA, where the proposed future land use for the site is designated as institutional. SEAD-18 has actually been located at two different places within the north-central portion of SEDA during its existence. Between 1956 and 1983, the original Building 709 was located southwest of Building 707 at the edge of the parking lot near the North Patrol Road. In 1983, the original Building 709 was torn down, and a new building, also designated as Building 709, was constructed in an area between Building 701 and 702. The location of the existing Building 709 (SEAD-18) is shown on **Figure 2-1**, and in greater detail on **Figure 2-1c**. The location of the existing Building 709 is also shown on **Figure 2-4** as location "B," while the first location of Building 709 is marked as location "A" on **Figure 2-4**.

2.5.2 Historic Operations

The existing incinerator is a single chamber, propane-fired Washburn and Granger model S-200. As designed and built, this incinerator does not include any air pollution control devices. The incinerator has a rated capacity of 96 pounds per hour (lb/hr) with normal charging rates of 30-40 pounds per day (lbs/day) of classified paper documents. During its use, personnel of SEDA indicate that it was predominantly used to burn paper wastes with minimal levels of plastic and possibly glass waste intermixed. The incinerator is currently not in use, and it is no longer permitted to operate.

When the incinerator was used, generated ash was collected and buried in local landfills. Originally, some of the ash may have been disposed at the onsite Ash Landfill (SEAD-06), but most recently it was sent off-site to a local municipal landfill. According to SEDA personnel, the ash recovered from the incinerator was tested for EP Toxicity prior to disposal, and the analytical results indicated that none of the measured levels failed criteria in effect at the time. Copies of the analytical data were not available from the Army at the time of document preparation.

2.5.3 Regulatory Status

The incinerator is no longer used; thus, its permit to operate has been allowed to expire.

2.5.4 Recommended Action

The Army recommends that this SWMU be designated as a "No Further Action" site under CERCLA.

2.5.5 Justification and Rationale for Recommendation

This SWMU is designated as a "No Further Action" site under CERCLA based on the following information and data:

- 1. The unit is no longer used for the incineration of classified documents or other materials.
- 2. The primary migration pathway for releases from this unit was into the air, and this pathway no longer exists due to the shutdown of the process.
- There is no continuing or historic exposure potential due to collection and controlled disposal
 of ash produced from the incineration process.
- 4. According to SEDA personnel, generated ash was analyzed for EP Toxicity metals prior to disposal and no violations of the criteria in effect at the time of ash disposal were observed.

2.6 SEAD-19: BUILDING 801 – FORMER CLASSIFIED DOCUMENT INCINERATOR

2.6.1 Site Description

Between 1956 and 1983, SEDA operated a Classified Document Incinerator in Building 801, which is located in the north-central portion of the depot. The land in this portion of the Depot is designated as conservation/recreational land for future use. The approximate location of the SEAD-19 is shown on **Figure 2-1**, and in greater detail on **Figure 2-1c**.

2.6.2 Historic Operations

The incinerator at Building 801 was used to incinerate classified documents. The incinerator is a single chamber, propane-fired Washburn and Granger model S-200. As built, the incinerator does not include any air pollution control devices. It has a rated capacity of 96 lb/hr of refuse, but during the time of its use it had a normal charging rate of 30-40 pounds per day (lbs/day) of classified paper documents. Personnel of SEDA indicate that it was predominantly used to burn paper wastes (95%) with some microfilm intermixed.

The incinerator currently is not in use. When the incinerator was used, generated ash was collected and buried in local landfills. Originally, some of the ash may have been disposed at the onsite Ash Landfill (SEAD-06), but most recently it was sent off-site to a local municipal landfill. According to SEDA personnel, the ash recovered from the incinerator was tested for EP Toxicity prior to disposal, and the analytical results indicated that none of the measured levels failed criteria in effect at the time. Copies of the analytical data are not available at the time of report production.

2.6.3 Regulatory Status

Although the incinerator is not currently in use, it is covered by Certificate to Permit Regulated Activities C453089-00460801BNR. Building 801 is located within the portion of the Depot that is currently being investigated under the SEAD-12 program.

2.6.4 Recommended Action

The Army recommends that this SWMU be designated as a "No Further Action" site under CERCLA.

2.6.5 Justification and Rationale for Recommendation

This SWMU is designated as a "No Further Action" site under CERCLA based on the following information and data:

- 1. While the incinerator still exists, it is no longer used for the burning of classified documents.
- The primary migration pathway for releases from this unit was into the air, and this pathway no longer is exists since the unit is inactive.
- There is no continuing or historic exposure potential due to collection and controlled disposal
 of ash produced from the incineration process.
- According to SEDA personnel, the ash was analyzed for EP Toxicity metals and no violations
 of the established criteria were observed.

2.7 SEAD-20: SEWAGE TREATMENT PLANT (STP) NO. 4.

2.7.1 Site Description

Sewage Treatment Plant No. 4 is located on the south side of West Romulus Road in the east central portion of SEDA. Land surrounding this facility is slated for planned industrial development (PID). The general location of SEAD-20 is shown on **Figure 2-1**, and in greater detail on **Figure 2-1a**.

2.7.2 Historic Operations

The wastewater treatment plant was designed for a maximum flow capacity of 250,000 gallons per day. Inlet flow received includes domestic wastewater with a minimal component of industrial discharges consisting primarily of boiler plant blowdown fluids. The majority of wastewater received originates from the administration area, the warehouse area, the Military Elliot Acres Housing Complex, and the adjacent civilian communities of Romulus and Varick, New York.

Sewage Treatment Plant No. 4 was put online in 1942. Current unit operations include a bar screen, a wet well, a dual-chambered Imhoff tank, a covered trickling filter containing plastic media, a secondary clarifier, and two sludge drying beds (each measuring approximately 35 feet by 35 feet). The wetlands on the Depot are used as a substitute for in-situ tertiary treatment. Sludge generated in the wastewater treatment plant is periodically removed from the drying beds and stored in the sewage sludge waste piles that are located at SEAD-05.

2.7.3 Regulatory Status

Sewage Treatment Plant No. 4 is currently operating under two permit authorizations; its State Pollutant Discharge Elimination System (SPDES) number is NY0021296 and its NYSDEC identification number is 8-4530-00006/00035 that expires on May 1, 2004. Based on information collected in 1994, there was no evidence of SPDES violations in the preceding three years of its operation.

2.7.4 Recommended Action

The Army recommends that this SWMU be designated as a "No Further Action" site under CERCLA.

2.7.5 Justification and Rationale for Recommendation

This SWMU is designated as a "No Further Action" site under CERCLA based on the following information and observations:

- 1. The plant has historically operated, and continues to operate today, under State and SPDES wastewater permit authorizations.
- 2. No evidence of any release from the treatment plant was found in the historic information.
- 3. Domestic wastewater, not hazardous waste, is treated at the plant.
- 4. Generated sludge is removed from the sludge drying beds and moved to another location (SEAD-05) for storage and disposal.

2.8 SEAD-21: SEWAGE TREATMENT PLANT NO. 715

2.8.1 Site Description

Sewage Treatment Plant No. 715 is located in the north-central portion of SEDA, west of the north gate where the perimeter fence and the north patrol road split. The treatment plant is within the area where the designated future use is institutional. The approximate location of SEAD-21 is shown on **Figure 2-1** and in greater detail on **Figure 2-1c**.

2.8.2 Historic Operations

Sewage Treatment Plant No. 715 had a permitted capacity of 300,000 gallons of wastewater per day. The design capacity of the facility is 750,000 gallons per day. The treatment plant began operations in 1956. The Army ceased operation of the plant on January 1, 1996 when the troop barracks located in the northern portion of SEDA were closed. During the period of its operation, the wastewater treatment plant only received wastewater from domestic sources.

The plant's equipment inventory consists of a grinder pump and comminutor, a primary settling chamber, two rotating biological contractors (RBCs), a secondary clarifier, sand filters, a sludge holding tank, a sludge digestion tank (old Imhoff tank), and two concrete-lined sludge drying beds with gravel and sand floors (approximately 40 feet by 15 feet each). Sludge produced within the plant was periodically removed and transported to SEAD-05 where it was stored in sewage sludge waste piles.

The treated effluent from this unit was discharged into Reeder Creek. A review of historic operational records maintained for this facility indicates that violations of the facility's SPDES permit were recorded in 1986 when excessive levels of biological oxygen demand and total suspended solids were measured in the plant's effluent. No other SPDES violations were recorded for the facility prior to its closure in 1996.

2.8.3 Regulatory Status

Sewage Treatment Plant No. 715 was designed to receive domestic wastewater from the troop area at the north end of the Depot. The operation of this facility was regulated under NYSDEC authorization number 8-4530-00006/0003 that will expire on May 1, 2004 and under SPDES Permit No. NY0021296.

2.8.4 Recommended Action

The Army proposes this site as a "No Further Action" site under CERCLA

2.8.5 Justification and Rationale for Recommendation

This SWMU is designated as a "No Further Action" site under CERCLA based on the following information and observations:

- 1. The Army no longer uses the wastewater treatment plant, and use of this facility by the Army ceased on January 1, 1996.
- 2. The operation of the wastewater treatment plant was monitored under State Pollutant Discharge Elimination System regulations and guidelines.
- 3. The Army recorded few violations of the facility's operating permit during its 40 years of operation. Violations, when they occurred, were reported to the regulating authority in accordance with permit requirements.
- 4. Only domestic wastewater was treated in the treatment facility.
- 5. Sludge was removed from the drying beds and transported to SEAD-05 for subsequent storage and disposal.

2.9 SEAD-22: SEWAGE TREATMENT PLANT NO. 314

2.9.1 Site Description

Sewage Treatment Plant No. 314 was located in the east central part of SEDA where the land's future use has been designated as the site of planned industrial development. **Figure 2-1** shows the approximate location of SEAD-22, while **Figure 2-1a** shows the area surrounding SEAD-22 in greater detail.

2.9.2 Historic Operations

The wastewater treatment facility was originally constructed in 1941, at the time of the base's inception, and continued to operate until October of 1978. In 1978, the former treatment plant was converted to a lift station servicing Sewage Treatment Plant No. 4 (SEAD-20). The lift station currently occupies the site of the former wastewater treatment plant.

The historic wastewater treatment plant included a bar screen, an Imhoff tank, a 30-foot diameter trickling filter, a secondary clarifier, a chlorination chamber, and a sludge drying bed. The rated flow capacity of the facility was 100,000 gallons per day of wastewater. All wastewater treated at the historic wastewater treatment plant originated from domestic-type sources; industrial wastewater was not treated in the facility. Once treated, the effluent from the treatment facility was discharged to Kendaia Creek. Based on historic information, there is no evidence that a release of solid or hazardous waste occurred from the facility.

The site is presently occupied by a lift station that pumps wastewater to STP No. 4. All components of the original wastewater treatment operation have been removed or filled and covered with shale and soil. The area is grassy, but several pieces of the former facility's foundation are still evident at the site.

2.9.3 Regulatory Status

No SPDES Permit was required during the time of the treatment plant's operation.

2.9.4 Recommended Action

The Army proposes this SWMU as a "No Further Action" site under CERCLA.

2.9.5 Justification and Rationale for Recommendation

This SWMU is designated as a "No Further Action" site under CERCLA based on the following information and observations:

- The operation of the historic wastewater treatment plant was terminated in 1978, and all parts
 of the original facility have been removed or filled with shale and soil.
- 2. No evidence of any historic release exists for the former facility.
- 3. The former plant only received and treated domestic wastewater originating from the warehouse area.

2.10 SEAD-29: BUILDING 732 - UNDERGROUND WASTE OIL TANK.

2.10.1 Site Description

SEAD-29 is a former 550-gallon, underground waste-oil storage tank that was used to store waste oil generated from the automotive maintenance shop. The tank was located on the southeast side of Building 732 that is within the northern portion of SEDA. This land is designated for future institutional use subsequent to base closure. The approximate location of SEAD-29 is shown on **Figure 2-1**, while the vicinity is shown in greater detail on **Figure 2-1c**.

2.10.2 Historic Operations

The tank was originally installed in 1981 and was constructed of fiberglass with galvanized steel piping. The waste oil stored in the tank was used as a fuel supplement in the boilers located in Building 718 (SEAD-35). Previously, the waste oil was also used as a fuel supplement for the boilers located in Buildings 319 (SEAD-37) and 121 (SEAD-36). The tank was pressure tested on September 23, 1992 when it received a rating of +0.012 gallons per hour and was deemed to be tight. The tank was decommissioned on July 13, 1993. At the time of decommissioning, the contents of the tank were pumped-out, leaving no more than 1 inch of used oil in the bottom. A private contractor removed the tank from the ground and all discolored soil surrounding the former tank was removed and disposed of in accordance with applicable regulations.

Evidence of possible releases from tank filling operations was observed at the site during a site inspection conducted in 1990. However, at the time of the inspection, the extent of the observed releases was assessed to be surficial. SEDA personnel reported that the stained surficial soil has been removed and disposed of appropriately.

2.10.3 Regulatory Status

New York State's tank designation for this unit was 8-416118-059 prior to its removal. The tank is no longer in place in the ground.

2.10.4 Recommended Action

The Army proposes SEAD-29 as a "No Further Action" site under CERCLA.

2.10.5 Justification and Rationale for Recommendation

This SWMU is designated as a "No Further Action" site under CERCLA for the following reasons:

- The tank has been removed and at the time of removal, all discolored soil surrounding the tank
 was excavated and disposed in accordance with prevailing requirements.
- Stained surficial soil observed at the site during an inspection in 1990 was excavated and removed in accordance with applicable regulations.

2.11 SEAD-30: BUILDING 118 – UNDERGROUND WASTE OIL TANK.

2.11.1 Site Description

SEAD-30 is a former underground waste oil storage tank that was located on the southern side of Building 118 at the intersection of South Street and Second Avenue in the central eastern portion of SEDA. This location is in the portion of the Depot where the future use is planned industrial development. The approximate location of SEAD-30 is shown on **Figure 2-1**, while the area surrounding this SEAD is shown in greater detail in **Figure 2-1a**.

2.11.2 Historic Operations

The tank was installed in 1941 and it was used to store waste automotive oil generated from Depot vehicle maintenance activities. The waste oil stored in the tank was used as a fuel supplement in the boilers located in Buildings 718 (SEAD-35), 319 (SEAD-37) and 121 (SEAD-36). The 550-gallon tank was fabricated of steel and it was buried approximately sixteen inches below the surface in native, overburden materials that were grass covered. Galvanized piping was used for the transfer of fluids to and from the tank. The tank was removed from the ground in 1992, and at the time of its removal, there was no evidence of any release around the tank. A NYSDEC representative, who oversaw the removal, did not require any confirmational soil sampling when the excavation was open.

2.11.3 Regulatory Status

This tank was identified as EPA Tank #118; its State of New York identification number was 208.

2.11.4 Recommended Action

The Army proposes SEAD-30 as a "No Further Action" site under CERCLA.

2.11. 5 Justification and Rationale for Recommendation

This SWMU is designated as a "No Further Action" site under CERCLA based on the following information:

- 1. The tank was removed from the ground in 1992.
- 2. At the time of its removal, there was no evidence of any release to the ground surrounding the tank. The tank removal was overseen by a NYSDEC representative who did not require any confirmation soil sampling when the excavation was open.

2.12 SEAD-31: BUILDING 117 – UNDERGROUND WASTE OIL TANK.

2.12.1 Site Description

SEAD-31 was an underground waste oil storage tank that was located on the southwest side of Building 117 between Second and Third Avenue. This site is located in the east central portion of SEDA, in an area where the future land use is slated for planned industrial development. The approximate location of SEDA-31 is displayed on **Figure 2-1**; a close-up view of the location of SEAD-31 is provided on **Figure 2-1a**. The Army removed the storage tank on October 7, 1999.

The underground tank was constructed of fiberglass and was equipped with galvanized steel piping. The tank had a capacity of 2,005 gallons and was buried approximately four feet underground in native soil. The ground surface above the tank was grass covered, and the tank site was surrounded by Building 117 on one side, grass on one side, and asphalt pavement on two sides.

2.12.2 <u>Historic Operations</u>

Waste oil was stored in the tank for subsequent use as a fuel supplement in the boilers located at Building 718 (SEAD-35). Previously, it was also used as a fuel supplement in the boilers located in Buildings 319 (SEAD-37) and 121 (SEAD-36). The 2,005-gallon waste oil tank was last tightness tested in 1996 and according to SEDA personnel, the tank passed the 1996 test.

2.12.3 Regulatory Status

The tank was removed as part of base closure activities. The NYSDEC identification number for the tank was NYS 8-416118-025, while the US EPA number was 117.

2.12.4 Recommended Action

The Army proposes SEAD-31 as a "No Further Action" site under CERCLA.

2.12.5 Justification and Rationale for Recommendation

This SWMU is designated as a "No Further Action" site under CERCLA based on the following information:

- The tank has been removed and its removal was completed in accordance with the State of New York Spill Prevention and Response Requirements.
- No evidence of a release of waste oil to the soil or the groundwater has been reported and the tank had passed all previous tightness tests.

SEAD-32 BUILDING 718 – UNDERGROUND WASTE OIL TANKS

2.13.1 Site Description

SEAD-32 is comprised of two underground waste oil storage tanks (Tanks A and B). Tank A (State Identification Number 8-416118-194) has a maximum storage capacity of 40,000 gallons, while Tank B (State Identification Number 8-416118-195) has a maximum storage capacity of 20,000 gallons. These tanks are currently used for the storage Number 6 (No. 6) fuel oil. The approximate location of SEAD-32 is shown on **Figure 2-1**, and in greater detail on **Figure 2-1c**.

2.13.2 Historic Operations

Between 1956 and the present day, the underground tanks of SEAD-32 have primarily been used for the storage of No. 6 fuel oil. With the imposition of RCRA requirements in 1980 – 1981, SEDA altered its historic waste oil management practices, and tried to recover energy value from waste oil that was generated at the Depot. As such, waste oil was routinely blended with the No. 6 fuel oil whenever bulk (i.e., 7,000-gallon) deliveries occurred. The combined No. 6 fuel/waste oil mixture was used as fuel for space heating and generation of hot water supplies. In 1989, the practice of blending waste and

virgin oil in SEAD-32 tanks was discontinued when a new 10,000 gallon dual walled fiberglass waste-oil tank with an interstitial space monitoring system was constructed at Building 718 (SEAD-61).

2.13.3 Summary of Available Data

A limited site investigation was performed in SEAD-32 in 1994 to investigate possible releases of No. 6/waste oil to the soil and groundwater. Two soil borings and two groundwater wells were installed and sampled as part of this investigation.

The results of the soil sampling indicate that two low levels of total petroleum hydrocarbons (TPH – 90 and 81 ppm), and one hit of methylene chloride were found in soil. No other volatile organic compounds were detected in the two samples analyzed. The single value reported for methylene chloride (at location SB32-2, 1 ug/Kg or ppb) is believed to be a laboratory artifact and is below NYSDEC's TAGM level of 100 ug/Kg.

The results of the groundwater investigation indicate that no volatile organic compounds were detected in groundwater, while one well contained TPH (MW32-1 at 0.69 ppm). Refer to **Appendix B** for data tables from this sampling event.

2.13.4 Regulatory Status

The government agency that regulates this unit is NYSDEC's Region 8 Water Division with input from the Federal Projects Section, Division of Hazardous Waste Remediation.

2.13.5 Recommended Action

The Army proposes that SEAD-32 be classified as a "No Further Action" site under CERCLA.

2.13.6 Justification and Rationale for Recommendation

This SWMU is designated as a "No Further Action" site under CERCLA based on the following information:

- 1. Although the tanks are still actively used, they are currently only used for the storage of No. 6 fuel oil that is used as a fuel for heating.
- Only low levels of TPH (i.e., less than 100 ppm) and very low levels of methylene chloride (i.e., 1 ppb) were detected in soil samples during the 1994 sampling event. The measured level of methylene chloride in soil is well below the NYSDEC TAGM level (i.e., 100 ppb) and there is no published TAGM for TPH.

3. Only one low level of TPH (0.69 ppm) was detected in the groundwater collected during the site investigation. There is no criteria limit value for TPH in groundwater.

2.14 SEAD-35: BUILDING 718 - WASTE OIL-BURNING BOILERS.

2.14.1 Site Description

Building 718 is located in the north-central portion of SEDA in an area where the future land use is designated as institutional. The approximate location of SEAD-35 is shown on **Figure 2-1**; a close-up view of the location of this SWMU is provided on **Figure 2-1c**. Building 718 contains three boilers, all of which are designed to burn oil or waste-oil/oil mixtures. All three of the boilers are rated at 10 MBtu/hr capacity, and the stated combustion rate for each of the units is 15.5 gallons per hour.

2.14.2 Historic Operations

These units were originally used to produce heat that was used for space heating and for the production of hot water. Between 1982 and 1989, the fuel used in the boilers was a mixture of waste oil and No. 6 fuel oil. After 1989, SEDA discontinued use of waste oil as a fuel supplement due to difficulties encountered preparing waste oil/No. 6 oil blends that yielded proper combustion characteristics. Therefore, after 1989 only No. 6 fuel oil was burned in the three boilers. The three boilers remain functional today, although their use by the Army was terminated in 1996 when building 718 was shut-down.

2.14.3 Regulatory Status

The three boilers were regulated under NYSDEC Division of Air Resources Emission Point Source Permit Identification Number 453089-0046-07183.

2.14.4 Recommended Action

The Army proposes the three burners as a "No Further Action" site under CERCLA

2.14.5 Justification and Rationale for Recommendation

This SWMU is designated as a "No Further Action" site under CERCLA based on the following information and observations:

1. There is no evidence that a release of solid waste occurred from any of the boilers during the period of their operation by the Army.

- 2. The units have not been used to burn waste oil since 1989.
- 3. Air discharges from these units are regulated by the Division of Air Resources and are subject to review by that authority.

2.15 SEAD-36: BUILDING 121 - WASTE OIL-BURNING BOILERS

2.15.1 Site Description

Building 121 is located in the east central portion of SEDA in an area of the site where the future land use is designated as planned industrial development. The location of Building 121 (SEAD-36) is shown on **Figure 2-1**, and the area surrounding this SEAD is shown in greater detail on **Figure 2-1a**.

Building 121 contains three boilers, two of which are capable of burning waste-oil. The third was originally designed to burn coal. All three of the boilers are rated at 6.6 MBtu/hr capacity, and the stated combustion rate of oil for the two waste-oil fired units is 10.6 gallons per hour. No fuel consumption rate capacity is available for the coal-fired unit.

2.15.2 Historic Operation

A waste oil/No. 6 oil blend was burned in the oil-fired boilers between 1982 and 1989. Waste oil was never fired in the coal-fired unit. The two oil-fired boilers were originally used to produce heat that was used for space heating and the production of hot water. There is no information available to indicate that waste oil was released from either of the burners during the period of their use. The two boilers remain functional today, but they no longer burn a waste oil/fuel oil blend due to difficulties associated with properly balancing the blend and combustion conditions. Number 6 oil is the only fuel burned in the two oil-fired boilers today.

2.15.3 Regulatory Status

All of these units are regulated under NYSDEC Division of Air Resources Emission Point Source Permit Identification Number 453089-0046-00121.

2.15.4 Recommended Action

The Army proposes this SWMU as a "No Further Action" site under CERCLA

2.15.5 Justification and Rationale for Recommendation

This SWMU is designated as a "No Further Action" site under CERCLA for the following reasons:

- 1. There is no evidence that a release of solid waste occurred from either of the oil-fired boilers.
- Although the two oil-fired units are still used, they have not burned waste oil since 1989 due to difficulties associated with preparing proper fuel blends and balancing combustion conditions.
- 3. Air discharges from these units are regulated by the Division of Air Resources and are subject to review by that authority.

2.16 SEAD-37: BUILDING 319 - WASTE OIL-BURNING BOILERS.

2.16.1 Site Description

Building 319 contains two boilers that are capable of burning waste oil/fuel oil blends. Building 319 (SEAD-37) is located in the east central portion of SEDA in a portion of the Depot where the future land use is designated as planned industrial development. The approximate location of SEAD-37 is shown on **Figure 2-1**, and the area surrounding this SEAD is shown in greater detail in **Figure 2-1a**.

2.16.2 Historic Operations

Boilers A and B have rated capacities of 12.0 and 16.1 MBtu/hr, respectively. Each boiler has a combustion rate of 32.9 gallons per hour of fuel. Between 1982 and 1989, both of these units used a waste oil/No. 6 fuel oil mixture as fuel for space heating and hot water production. There is no information available to indicate that waste-oil was released from either of the boilers during the time of their use with waste oil. The boilers remain functional today, but they are no longer fired with waste oil due to difficulties associated with properly balancing fuel blend and combustion conditions. Currently, these units only burn No. 6 oil as fuel.

2.16.3 Regulatory Status

The NYSDEC Division of Air Resources Identification Number for the two boiler units is 453089-0046-00319.

2.16.4 Recommended Action

The Army proposes this SWMU as a "No Further Action" site under CERCLA.

2.16.5 Justification and Rationale for Recommendation

This SWMU is designated as a "No Further Action" site under CERCLA for the following reasons:

- 1. There is no evidence that a release of solid or hazardous waste occurred from either boiler during the time when they were used to burn waste oil/oil blends.
- Combustion of a waste oil/No. 6 oil blend in the two boilers in Building 319 ceased in 1989.
 The boilers remain in use today, although they currently only fire No. 6 fuel oil.
- Air discharges from these units are regulated by the Division of Air Resources and are subject to review by that authority.

2.17 SEAD-42: BUILDING 106 – PREVENTATIVE MEDICINE LABORATORY

2.17.1 Site Description

According to information provided in a USATHAMA published site inspection report (USATHAMA, 1980) for SEDA, Building 106 once housed a Preventative Medicine Laboratory. Building 106 is a brick building measuring 167 feet long by 63 feet wide that was constructed in approximately 1975. This building is located in the east, central portion of SEDA, in the area designated for planned industrial development. The approximate location of Building 106 is displayed on **Figure 2-1**, and the area surrounding the building is shown in greater detail in **Figure 2-1a**.

2.17.2 Historic Operations

Reportedly, the Preventive Medicine Laboratory was located in the northwest section of Building 106. This laboratory is believed to have measured 12 feet by 28 feet in size. A plan of Building 106 is shown in **Figure 2-5**. Based on information provided in the 1980 USATHAMA report, clinical laboratory work and potable water analyses were performed in the laboratory. However, a site inspection and interview performed on November 28, 1990 was unable to confirm the accuracy of the prior information. During this visit and inspection, personnel of Building 106 were asked questions pertaining to the location of the Preventive Medicine Laboratory. Personnel stated that they were unaware of this laboratory. They further stated that the laboratory used for clinical analyses was not the area shown as the Preventive Medicine Laboratory on the construction drawings, but was the area located southeast of the Preventive Medicine Laboratory (see **Figure 2-5**) that is identified as the Clinical Analysis Laboratory. They also stated that potable water analyses were not conducted in the building, as samples collected for this purpose were shipped to Fort Drum for analysis.

2.17.3 Regulatory Status

Infectious wastes were generated in Building 106, a by-product of the clinical laboratory work. These materials were regulated by the County Health Department (Geneva District Office – NY Regulations Title 6 Section 364.9) and by US Army Rules and Regulations. Review of available information

indicates that there is no evidence that any waste was released from the operations conducted in Building 106.

2.17.4 Recommended Action

The Army proposes that SEAD-42 be classified as a "No Further Action" site under CERCLA.

2.17.5 Justification and Rationale for Recommendation

This SWMU is designated as a "No Further Action" site under CERCLA based on the following information:

- 1. Laboratory and medical facilities in Building 106 are no longer operational.
- 2. There is no evidence or data to indicate that a release of solid waste ever occurred at any location in Building 106.
- 3. Infectious wastes previously generated in Building 106 were subject regulation by the County Health Department under NY Regulations Title 6 Section 364.9 and by US Army Rules and Regulations.

2.18 SEAD-47: BUILDINGS 321 AND 806 – RADIATION CALIBRATION SOURCE STORAGE

2.18.1 Site Description

Building 321 is located in the east, central portion of SEDA, in land that is designated for future use as planned industrial development. Building 806 is located in the north, central portion of the base, in land whose future land use is designated as conservation/recreational land. **Figure 2-1** shows the location of the two buildings comprising this SWMU. The location of Building 321 is displayed in greater detail on **Figure 2-1a**, while the location of Building 806 is shown in greater detail on **Figure 2-1c**.

2.18.2 Historic Operations

Both of these buildings were sites where radiation calibration sources were stored. Stored calibration sources included cobalt-60, uranium-235, radium-226, strontium-90/yttrium-90, and plutonium-239 isotopes.

Building 321 measures approximately 200 feet by 60 feet. The building's floor is of concrete construction and the walls are of concrete block construction. The building has two docks measuring

approximately 200 feet long by 6 feet wide, each. The docks are located on the east and west sides of the building.

Building 806 is a concrete block structure that measures approximately 100 feet by 40 feet in size. This building has a concrete floor. This building is located in the "Q" and is encompassed in the area that is currently under investigation as part of the ongoing SEAD-12 RI/FS activity.

Calibration sources are no longer present in either of the buildings. Sources were removed from Building 806 in the 1991 to 1993 time frame, while sources were removed from Building 321 in the 1997 to 1998 time period.

2.18.3 Summary of Available Data

An area including Building 806 is currently being investigated by the Army under the SEAD 12 and SEAD-63 Project Scoping Plan (Parsons, June 1998). As part of this work, detailed investigations of SEAD-12 (Building-804 and associated Radiological Burial Site) including geophysical investigations (1996); radiological scans and surface water and sediment sampling (1997); surface and subsurface soil sampling and duct and drain investigations (1998); and building wipes and shallow soil sampling (1999) were completed. Wipe samples of the floor drains and vents in Building 806 were made and results of these samples indicate that no radiological measurements above typical limit of detection values were obtained. Tabulated results from the wipe samples and of the radiological scanning are provided in Table 2-2.

There is no information available describing the operation of Building 321.

2.18.4 Regulatory Status

There were no applicable regulatory permits for either of these facilities.

2.18.5 Recommended Action

The Army proposes that these two buildings be designated as "No Further Action" sites under CERCLA.

2.18.6 Justification and Rationale for Recommendation

These buildings are designated as "No Further Action" sites under CERCLA based on the following information:

- 1. Both buildings were only used to store calibration standards containing radioactive material.
- 2. Storage activities previously conducted in both buildings were terminated during the 1990s.
- 3. Building 806 is located in the "Q" and is currently subject to further investigation under the ongoing, expanded RI/FS for SEAD-12.
- 4. Available radiological screening data indicate that there is no evidence of radioactive materials release or residual contamination within Building 806.

2.19 SEAD-49: BUILDING 356 – COLUMBITE ORE STORAGE AREA.

2.19.1 Site Description

SEAD-49 is located in the southeastern portion of SEDA in a parcel of land whose future use is designated as warehousing space. The approximate location of Building 356 is shown on **Figure 2-1**. Greater detail of the area surrounding Building 321 is provided on **Figure 2-1b**.

Building 356 is a concrete block warehouse with concrete floors. The warehouse measures 200 feet wide by 1000 feet long and is divided into 5 separate cells. Each cell is separated from the next by a concrete masonry firewall.

2.19.2 Historic Operations

Columbite ore, a mixture of the oxides of iron, manganese, niobium, and tantalum, was stored in Buildings 324, 356, and 357 at SEDA. Although neither niobium nor tantalum has any naturally occurring radioactive isotopes, radium-226 and thorium-232 may be present in the mixture as impurities.

Available information indicates that the Columbite ore were stored in Building 324 from 1954 to 1973, Building 357 from 1954 to 1984 or 1985, and Building 356 from 1984 to 1993. The ore was originally kept in burlap bags, but later it was stored in 55-gallon drums. The ore originally stored in Building 324 was moved to Building 357 in 1973 and Building 324 was swept clean. The Columbite ore was removed from Building 357 in 1984 or 1985, and again the building was swept clean. In May 1993, all of the Columbite Ore (5,284 drums) was transferred from Building 356 to a DLA facility in Binghamton, New York. Subsequent to this time, Building 356 was cleaned.

No evidence or record of a release of Columbite ore was observed or was found. Personnel of NYSDEC and NYSDOH performed a radiological survey of SEAD-49 (including Buildings 324, 356, and 357) in June of 1993, approximately two weeks after the Columbite ore had been removed. The results of these surveys are presented in **Appendix C**. Based on these results, NYSDEC personnel recommended a "No Action" classification for SEAD-49.

Subsequent to the removal of the Columbite ore, and NYSDEC's recommendation of "No Action", SEDA reported three separate releases of Diethylenetriamine in Building 356. These all occurred in June of 1995. One of the three events involved three gallons of material (Spill No. 9503157), while the other two involved a total of two quarts. Each of the spills occurred inside 40-foot steel containers that were being off-loaded into Building 356. These spills were cleaned-up and the reported cases are closed.

2.19.3 Regulatory Status

The units were designed in accordance with specifications of the Atomic Energy Act; handling and use of radioactive materials are regulated under Title 10 Code of Federal Regulations. SEDA's Nuclear Regulatory Commission regulatory permit ID number is license #SUC-1275.

2.19.4 Recommended Action

The Army proposes this SWMU as a "No Further Action" under CERCLA.

2.19.5 Justification and Rationale for Recommendation

This SWMU is designated as a "No Further Action" site under CERCLA based on the following information and observations:

- 1. The Columbite ore was stored, and not treated nor disposed, in Building 356 or either of the other buildings.
- 2. The Columbite ore was removed from Building 356 in May of 1993 and sent to another off-site facility for deposition.
- No evidence or data of a release of radioactive materials were found in the review of available information and data at the facility.
- 4. NYSDEC personnel recommended a "No Action" status for the SWMU based on the results of a field screening survey.
- The three reported spills that occurred in Building 356 subsequent to the removal of the Columbite ore were all cleaned up immediately at the time they occurred and each of the case reports are closed.

2.20 SEAD-51: HERBICIDE USAGE AREA – PERIMETER OF HIGH SECURITY AREA

2.20.1 Site Description

Herbicides were applied to a 50-foot wide strip of land that surrounds the entire Exclusion Area (the "Q") that is located at the northern end of SEDA. The zone that was treated with herbicide is in the immediate vicinity of three security fences that encompass the Exclusion Area. This area encompasses land whose future land use is designated as conservation/recreational. The location of SEAD-51 is shown of Figure 2-1.

2.20.2 Historic Operations

The herbicide treatment was used to maintain clear line-of-sight in the area of the security fence, and to eliminate vegetation that may overgrow and breach the security of the fences. SEDA no longer applies herbicide to this area and this practice was discontinued in roughly 1996. Since terminating the herbicide application, weeds and vegetation have begun to recover the area surrounding the security fences. Herbicides previously used in the vicinity of the security fence included Borocil (a soil sterilant), 2,4-D and 2,4,5-T.

The application of herbicides was a planned operation and it was completed by personnel who were licensed to apply the material. Review of available information indicates that there is no evidence of unplanned applications or releases of herbicides in the area of the Exclusion Zone security fences.

2.20.3 Available Analytical Data

In 1983, a monitoring program was conducted to evaluate the distribution of herbicides in various components of the environment. No herbicides were found in the air at the time of sample collection. Of the sixteen soil samples collected, only three contained herbicides (2,4-D: 0.04 ppm, 0.078 ppm, and 0.055 ppm; 2,4,5-T: 0.008 ppm and 0.011 ppm). EPA's health-based criteria for 2,4-D and 2,4,5-T in soils are 800 ppm and 200 ppm, respectively (see **Appendix B** for health-based criteria). The NYSDEC recommended clean-up criteria level for 2,4-D is 0.5 ppm and it is 1.9 ppm for 2,4,5-T. Thus, the concentrations measured in soils in 1983 are below the recommended criteria for soils. The analysis results for the 1983 survey are shown in **Table 2-3**.

2.20.4 Regulatory Status

No regulatory permit number is applicable.

2.20.5 Recommended Action

The Army proposes that SEAD-051 be classified as a "No Further Action" site under CERCLA.

2.20.6 Justification and Rationale for Recommendation

This SWMU is designated as a "No Further Action" site under CERCLA based on the following information and data:

- 1. The application of herbicides was a planned activity, using commercially available materials that had been developed and intended for the specific use.
- 2. The application of herbicides was done by licensed and trained personnel.
- 3. Prior test results indicate that herbicides detected were only found at levels below US EPA's health-based and NYSDEC' TAGM criteria for soils.

2.21 SEAD-53: MUNITIONS STORAGE IGLOOS

2.21.1 Site Description

The Munitions Storage Igloos are located within the central portion of the SEDA. The igloo area encompasses a large portion of the base, spanning a zone that measures roughly 4.5 miles north-to-south and 1 mile, east-to-west. The planned land use for all of this area is designated as conservation/recreational land. The location of SEAD-53 is shown on **Figure 2-1**.

2.21.2 Historic Operation

Munitions and other supplies were stored in the igloos between the time of depot inception (1941) and the termination of the Depot mission (~1999-2000). Available information and data do not suggest that there is evidence of any past releases or discharges of material from the area of the igloos.

2.21.3 Regulatory Status

The storage igloos are not regulated under any permit number.

2.21.4 Recommended Action

The Army proposes SEAD-53 as a "No Further Action" site under CERCLA.

2.21.5 Justification and Rationale for Recommendation

This SWMU is designated as a "No Further Action" site under CERCLA based on the following information and observations:

- 1. Usable materials and munitions, and not waste materials, were stored in the igloos.
- 2. All munitions and materials were removed from storage prior to the termination of the Depot's mission.
- 3. There is no available information or data to indicate that any release of stored material to the environment ever occurred in the past.

2.22 SEAD-55: BUILDING 357 – TANNIN STORAGE.

2.22.1 Site Description

Building 357 is located in the southwestern portion of SEDA, in land whose planned use is designated as warehousing. The approximate location of SEAD-55 is presented on **Figure 2-1**, and greater detail of the area is provided on **Figure 2-1b**.

Building 357 is a concrete block warehouse built on a concrete foundation that measures 200 feet wide by 1000 feet long and consists of five (5) separate sections. The individual sections are divided by a concrete masonry firewall.

2.22.2 Historic Operation

SEDA used Tannin as a chemical treatment additive for its boiler plant water. Tannin was received as a dry solid in bags, and the bags were stored in Section 2 of Building 357 on pallets. Storage of Tannin in Building 357 began in approximately 1978, and continued until roughly 1994. Section 2 of Building 357 was swept clean one storage of Tannin ceased. Prior to 1978, Tannin was stored in another area at the Depot.

No evidence or records of a release of Tannin were observed or found. As Tannin was received and stored in bags stacked together in wooden frames, it is unlikely that a release could have occurred during storage. If a bag did break, and Tannin was released, the release would be contained by the concrete floor and could be cleaned up according to proper procedures.

2.22.3 Regulatory Status

No environmental permits were issued for the storage of Tannin in Building 357.

2.22.4 Recommended Action

The Army proposes that this SWMU be classified as a "No Further Action" site under CERCLA

2.22.5 Justification and Rationale for Recommendation

This SWMU is designated as a "No Further Action" site under CERCLA based on the following information and observations:

- 1. The Tannin that was stored was a raw material and not a waste product.
- 2. Any spill or release occurring in the warehouse would be captured by the concrete floor and could be easily contained and cleaned.
- No historic evidence of a release of Tannin has been found in records or information available at the base.

2.23 SEAD-60: OIL DISCHARGE AREA ADJACENT TO BUILDING 609

2.23.1 Site Description

This SWMU is located in the southeastern portion of SEDA in a portion of the site whose future land use is designated as institutional (i.e., Prison). The approximate location of this SWMU is identified on Figure 2-1, and is shown in greater detail on Figure 2-1d.

Evidence of a release of oil in this area was first observed in 1989. The noted area of the release measured approximately 25 feet long by 10 feet wide and was adjacent to Boiler Building 609.

2.23.2 Historic Operations

SEDA personnel reported that the spill area was caused by a release from a pipe that was located inside of Building 609.

2.23.3 Summary of Available Analytical Data

An expanded site inspection of SEAD-60 was performed in 1994 (Parsons, April 1995). Under this effort, nine soil samples were collected and analyzed from the area of the historic spill. Additionally, three groundwater, three surface water and three sediment samples were collected from the area surrounding the release. Samples were analyzed for volatile and semi-volatile organic compounds, polychlorinated biphenyls and pesticides, metals and total petroleum hydrocarbons. Resulting data for

the soils indicated that there was evidence that volatile and semi-volatile organic compounds (primarily comprised of PAHs), polychlorinated biphenyls, total petroleum hydrocarbons and metals were present in the soils, especially in the shallower soils that were collected.

Groundwater samples indicated the presence of two volatile organic compounds, one pesticide, total petroleum hydrocarbons and several metals; however, in many cases the highest hits found were seen in the sample collected from the upgradient well. Metals were the only species detected in the surface water samples. Sediment samples contained many of the same semi-volatile organic compounds that were found in the soil samples, but typically these were found at significantly lower levels than were seen in the soil samples. All of the data are presented in tabular form located in **Appendix E.**

Base on these results, a removal action of soil from the area of the oil release was performed. On March 3 and 4, 1999 approximately 150 cubic yards of soil from the release area were excavated and stockpiled in the vicinity of the APE 1236 deactivation furnace (SEAD-17). This soil was subsequently used as the feedstock during a low temperature thermal desorption demonstration scheduled for the APE system. This demonstration occurred in August and September of 2000.

2.23.4 Regulatory Status

NYSDEC visited SEAD-60 on June 7, 1999, and closed out the site. SEDA received confirmation of the acceptability of the close-out of the facility in a letter dated July 13, 1999 from NYSDEC Region 8 Spill Prevention and Response Unit.

2.23.5 Recommended Action

The Army proposes that this SWMU be designated as a "No Further Action" site under CERCLA.

2.23.6 Justification and Rationale for Recommendation

This SWMU is designated as a "No Further Action" site under CERCLA based on the following information and data:

- A soil excavation and removal action was completed in March of 1999, and the soil was used as the feedstock during a demonstration study at the APE-1236 deactivation furnace.
- NYSDEC personnel visited the site and closed it out (pending thermal processing of the soil) in June 1999.
- Available analytical data indicates that the oil did not adversely affect the groundwater, surface water or sediment downgradient of the location of the oil release.

2.24 SEAD-61: BUILDING 718 – UNDERGROUND WASTE OIL STORAGE TANK

2.24.1 Site Description

SEAD-61 is an underground waste oil storage tank that is located near Building 718 in the north-central portion of SEDA. The approximate location of this SWMU is shown on **Figure 2-1**, while additional detail of the area is provided on **Figure 2-1c**.

The tank previously used to store the waste oil is of double-wall fiberglass tank construction and has a storage capacity of 10,000 gallons. As designed and constructed, the tank meets the specifications of 6 NYCRR Part 614. The tank was installed in 1989 and remains in the ground to this day; however, this tank was pumped empty in approximately 1996 when Army activities at the northern portion of the Depot were terminated.

2.24.2 Historic Operations

This tank was used for the storage of waste oil prior to its burning in the adjacent boiler plant, located in Building 718. There is no evidence that any releases of oil or waste oil ever occurred in the area of this tank.

2.24.3 Regulatory Status

This tank is subject to the requirements of NYS underground storage tank regulations as specified in 6 NYCCR Part 614. Its NYS Petroleum bulk storage number is 8-416118-038. The operations of this tank continue to be regulated by NYSDEC under 6 NYCCR Part 614.

2.24.4 Recommended Action

The Army proposes that this SWMU be designated as a "No Further Action" site under CERCLA.

2.24.5 Justification and Rationale for Recommendation

This SWMU is designated as a "No Further Action" site under CERCLA based on the following information and data:

- 1. There is no evidence that a release of waste oil has occurred at this unit.
- 2. This tank is regulated under the NYS underground storage tank program that requires immediate notification, response and clean-up in the event of a release of its contents.

3. The contents of the tank were pumped out in approximately 1996, and the tank remains empty at this time.

2.25 SEAD-65: ACID STORAGE AREAS.

2.25.1 Site Description

SEAD-65 consists of three separate areas, each of which is located near the western border of SEDA. All of these areas are located in the portion of SEDA that will become conservation/recreation land once the land is released. The approximate location of these three areas is shown on **Figure 2-1**.

SEAD-65A measures approximately 120 feet by 130 feet and is the most southerly located of the three storage areas. During a site inspection (November 27, 1990), portions of a concrete foundation were observed in the area. Otherwise, the area was covered with vegetation including scrub brush and weeds.

SEAD-65B measures approximately 65 feet by 100 feet and is the centrally located of the three areas. Remnants of a concrete foundation were also found at this site during the site inspection, but again the area is primarily covered with weeds and wild grass vegetation.

SEAD-65C is approximately 50 feet by 100 feet in size and is the most northerly located of the three former storage areas. A flagpole and a concrete pad were found in this area on the day of inspection (November 27, 1990); however, like the other two portions of this SWMU, the area was found to be predominantly overlain by natural scrub brush and grass vegetation.

2.25.2 Historic Operations

Each of these areas reportedly was used for the storage of acids, although no information is available to conclusively determine whether acid storage was actually performed in these areas. Additionally, if acid storage was done in these areas, no specific information is known about when such storage occurred.

No evidence of any releases was observed in any of the three areas during the 1990 inspections. In a December 29, 1992 letter to SEDA, personnel of the US EPA recommended measuring the pH of surface soils in the three acid storage areas.

2.25.3 Available Analytical Data

A limited site inspection was performed in 1993 and surficial soil samples (0 to 6 inches) were collected from fifteen locations in the three acid storage areas. One soil sample was collected from the corner of each of the storage areas, while the last sample was collected from the approximate center of each area. These samples were analyzed in the field for pH using SW-846 Method 9045B. The results of these tests are presented on **Table 2-4** and all samples tested were found to have a pH in the range of 6.59 to 8.09. These levels of pH are in the normal range for soils and do not provide evidence of a release.

2.25.4 Regulatory Status

The areas comprising this SWMU are only subject to review under CERCLA.

2.25.5 Recommended Action

The Army proposes that these three areas be designated as "No Further Action" sites under CERCLA.

2.25.6 Justification and Rationale for Recommendation

These areas are designated as a "No Further Action" sites based on the following information and data:

- 1. There is no documented historic information or data to substantiate that acidic materials were ever stored in any part of the three areas.
- 2. There are no historic records to indicate that a release of acid materials occurred in the three areas.
- 3. Available data from limited sampling do not indicate that residual acid materials are present in the soil in any of the three areas where the acid was reportedly held.
- 4. Each of the areas currently sits fallow, and each is covered by scrub brush and weeds.
- 5. There were no obvious signs of stressed vegetation observed during the 1990 or recent site inspections.

2.26 SEAD-72: BUILDING 803 – MIXED WASTE STORAGE FACILITY

2.26.1 Site Description

The Army constructed Building 803, the Mixed Waste Storage Facility in 1958. This facility is located at the northern end of the facility in a portion of the site where the planned future land use is

conservation/recreational. The approximate location of this facility is shown on **Figure 2-1**. This building is also located in the area of the ongoing SEAD-12 Expanded Site Investigation.

Building 803 (SEAD-72) is approximately 35 by 25-feet in size and is built atop and into a mound of earth. The building consists of four below grade interior vaults, each measuring approximately 10 feet by 13 feet in size, each separated from each other and the outside by concrete walls that are 18 inches thick. The structure also includes false windows, and false and operating doors. The structure is covered by a concrete roof, and the floors of structure are not sloped nor are drains present (**Figure 2-6**).

2.26.2 Historic Operations

Mixed waste generated by the cleaning and maintenance of mission components in neighboring buildings were transported to Building 803 for storage prior to shipment off-site. Mixed wastes were stored in new, removable head type, 55-gallon drums that conformed to appropriate DOT specifications for containers holding hazardous waste in transport. The mixed waste consisted of paper wipes containing isopropanol, freon, trichloroethylene, acetone or toluene and low-level radioactive components. The wipes were segregated by solvent type, bagged, sealed with tape, double bagged, taped again, labeled for identification, and then placed in the drum. At any one time, the building could hold a maximum of 96, 55-gallon drums (24 per cell) if the drums were double stacked in each vault. According to the Army, Building 803 has not been used for storage of mixed waste materials since 1996.

2.26.3 Summary of Available Data

During an inspection conducted in 1993, each of the cells was found to contain floor drains, but all of the drains were observed to be plugged shut. Searches of information at the base and in state records did not show any evidence of historic release. Additionally, radiological monitoring conducted by NYSDEC in 1993 did not show any significant deviations from background levels measured during the site survey. This monitoring included Building 803. A summary of the site radiological survey results obtained by NYSDEC are provided in an interoffice memo from Gary Baker (Principal Radiological Health Specialist, Bureau Environmental Radiation Protection) to William Condon (Chief, Environmental Radiation Section, Bureau Environmental Radiation Protection) dated September 7, 1993, which is included in **Appendix C**

The area surrounding and including SEAD-72 is currently being investigated by the Army under the SEAD-12 and SEAD-63 Project Scoping Plan (Parsons, June 1998). As part of this work, detailed investigations of SEAD-12 (Building-804 and associated Radiological Burial Site) including geophysical investigations (1996); radiological scans and surface water and sediment sampling (1997);

surface and subsurface soil sampling and duct and drain investigations (1998); and building wipes and shallow soil sampling (1999) are being completed. Wipe samples of the floor drains and vents in Building 803 were made and results of these samples indicate that no radiological measurements above typical limit of detection values were obtained. Furthermore, radiological scans performed inside and exterior of Building 803 do not show any indication of unusual radiological activity (i.e., no measurement of radiation found at a level of greater than 1.5 times background). Results from the wipe samples and of the radiological scanning are provided in **Tables 2-5** and **Appendix F**. Sample locations within Building 803 are shown on **Figure 2.6**.

2.26.4 Regulatory Status

As constructed, Building 803 meets requirements for conforming storage status for mixed waste storage facilities as defined in 6 NYCRR Part 373. This facility was designated as a RCRA unit in SEDA's Part B RCRA Permit Application and is a unit that remains regulated under RCRA interim status provisions (Facility Number #NY0213820830). Its operation is overseen by NYSDEC's Division of Hazardous Substances. Closure of this unit under RCRA is still pending.

2.26.5 Recommendation

The Army proposes that SEAD-72 be designated as a "No Further Action" site under CERCLA.

2.26.6 Justification and Rationale for Recommendation

This SWMU is designated as a "No Further Action" site under CERCLA for the following reasons:

- There is no historic record that indicates that any release of hazardous chemicals or wastes has occurred at Building 803.
- 2. Available data and testing results indicate that there is no evidence of residual radioactive materials in the former storage vaults or around the perimeter of the facility.
- 3. The building currently sits empty, and has been empty since 1996.
- 4. The building continues to operate under interim status provisions of RCRA.
- 5. The building is subject to closure and post-closure provisions identified under RCRA that will be invoked once the Army finalizes its determination to cease use of this structure.

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Table 2-1
PCB ANALYSIS RESULTS FROM BUILDING 301

Parameter	#1 NW Corner	#2 NE Corner	#3 SW Corner	#4 SE Corner	Units
PCB 1221	<0.02	< 0.50	< 0.50	< 0.50	mg/kg
PCB 1232	<0.02	< 0.50	< 0.50	< 0.50	mg/kg
PCB 1016	<0.02	< 0.50	< 0.50	< 0.50	mg/kg
PCB 1242	<0.02	< 0.50	< 0.50	< 0.50	mg/kg
PCB 1248	<0.02	< 0.50	< 0.50	< 0.50	mg/kg
PCB 1254	0.21	< 0.50	< 0.50	0.94	mg/kg
PCB 1260	<0.02	< 0.50	<0.50	< 0.50	mg/kg
PCB 1262	<0.02	< 0.50	< 0.50	< 0.50	mg/kg
PCB 1268	<0.02	< 0.50	< 0.50	< 0.50	mg/kg
Total PCBs	0.21	< 0.50	<0.50	0.94	mg/kg

Table 2-2
Radiological Data for Building 806

Id	entification		DPM	
Location	Sample Number	Alpha	Beta	Gamma
806V1A	124145	0.0	3.4	0.0
806V2	124146	0.0	0.0	0.0
806V3	124147	0.0	0.0	0.0
806V4	124148	0.0	2.8	0.0
806V5	124149	0.0	0.0	0.0
806V6	124150	0.0	0.0	0.0
806V7	124151	0.0	0.0	0.0
806V8	124152	1.0	4.3	0.0
806V9	124153	0.0	0.0	0.0
806V10	124154	0.0	4.3	0.0
806V11	124155	0.0	2.8	0.0
806V12	124156	0.0	5.2	0.0
806VIB	124157	0.0	2.8	0.0
806D1	124158	0.0	0.0	0.0
806V13	124159	0.0	2.8	0.0
806V14	124160	0.0	0.0	0.0
806V15	124161	0.0	6.6	0.0
806V16	124162	0.0	0.0	0.0
806V19	124163	0.0	2.8	0.0

Sample Code - "806V1" indicates that sample was collected from Building 806 at location V1. V indicates vent from building. D indicates floor drain.

Refer to Appendix F for original copy of data.

Table 2-3 ANALYSIS RESULTS OF SAMPLES COLLECTED IN THE HERBICIDE USAGE AREA

Sample Type and Location (1)			Pesticide Concentration		
Soil, SW corner Inner fence Surface	ND(2)	Soil, South Boundary Fresh excavation Surface	2,4-D 0.055 ppm 2,4,5-T 0.011 ppm		
Soil, SW corner Inner fence 3" depth	ND(5)	Soil, NE corner Outer fence Surface	ND(2)		
Soil, NW corner Inner fence Surface	ND(2)	Soil, NE corner Outer fence 6" depth	ND(2)		
Soil, NW corner Inner fence 3" depth	ND(2)	Soil, NE corner Outer fence 12" depth	ND(2)		
Soil, SE corner Inner fence Surface	2,4-D 0.04 ppm 2,4,5-T 0.008 ppm	Soil, NW corner Outer fence Surface	ND(2)		
Soil, SE corner Inner fence 4" depth	ND(2)	Soil, NW corner Outer fence 3" depth	ND(2)		
Soil, NE corner Inner fence Surface	ND(2)	Water, SW Corner Inner fence	ND(2)		
Soil, NE corner Inner fence 4" depth	ND(2)	Air, NW Corner Inner fence	ND(2)		
Soil, Middle east side Inner fence Surface	2,4-D 0.078 ppm	Air, SE Corner Inner fence	ND(2)		
Soil, Middle east side Inner fence 4" depth	ND(2)				

 ⁽¹⁾ Samples were collected August 10-11, 1983. Two air samples, 16 soil samples, and one water sample were collected from the area between the fences of the high security area at SEAD.
 (2) No pesticides detected at the lower limits of detectability.

TABLE 2-4 SOIL ANALYTICAL RESULTS

Sample No.	Sample Location	Control Temp °C	рН	Comments
65-A1	NW Corner-Location A	21.1	7.29	High Clay Content
65-A2	NE Corner-Location A	21.1	7.16	
65-A3	Center-Location A	21.2	7.74	
65-A4	SE Corner-Location A	21.1	7.81	High Clay Content
65-A5	SW Corner-Location A	21.1	7.27	
65-A2 (Dup)	Duplicate of 65-A2	20.9	7.24	
65-B1	W Corner-Location B	20.8	7.51	
65-B2	N Corner-Location B	20.8	7.82	
65-B3	Center-Location B	20.9	8.09	High Clay Content
65-B4	E Corner-Location B	20.7	7.79	
65-B5	S Corner-Location B	20.8	7.67	
65-C1	W Corner-Location C	20.8	7.58	
65-C2	N Corner-Location C	20.7	7.57	High Clay Content
65-C3	Center-Location C	20.6	7.92	High Clay Content
65-C4	E Corner-Location C	20.7	6.59	High Clay Content
65-C5	S Corner-Location C	20.7	6.94	

Table 2-5
Radiological Data for Building 803

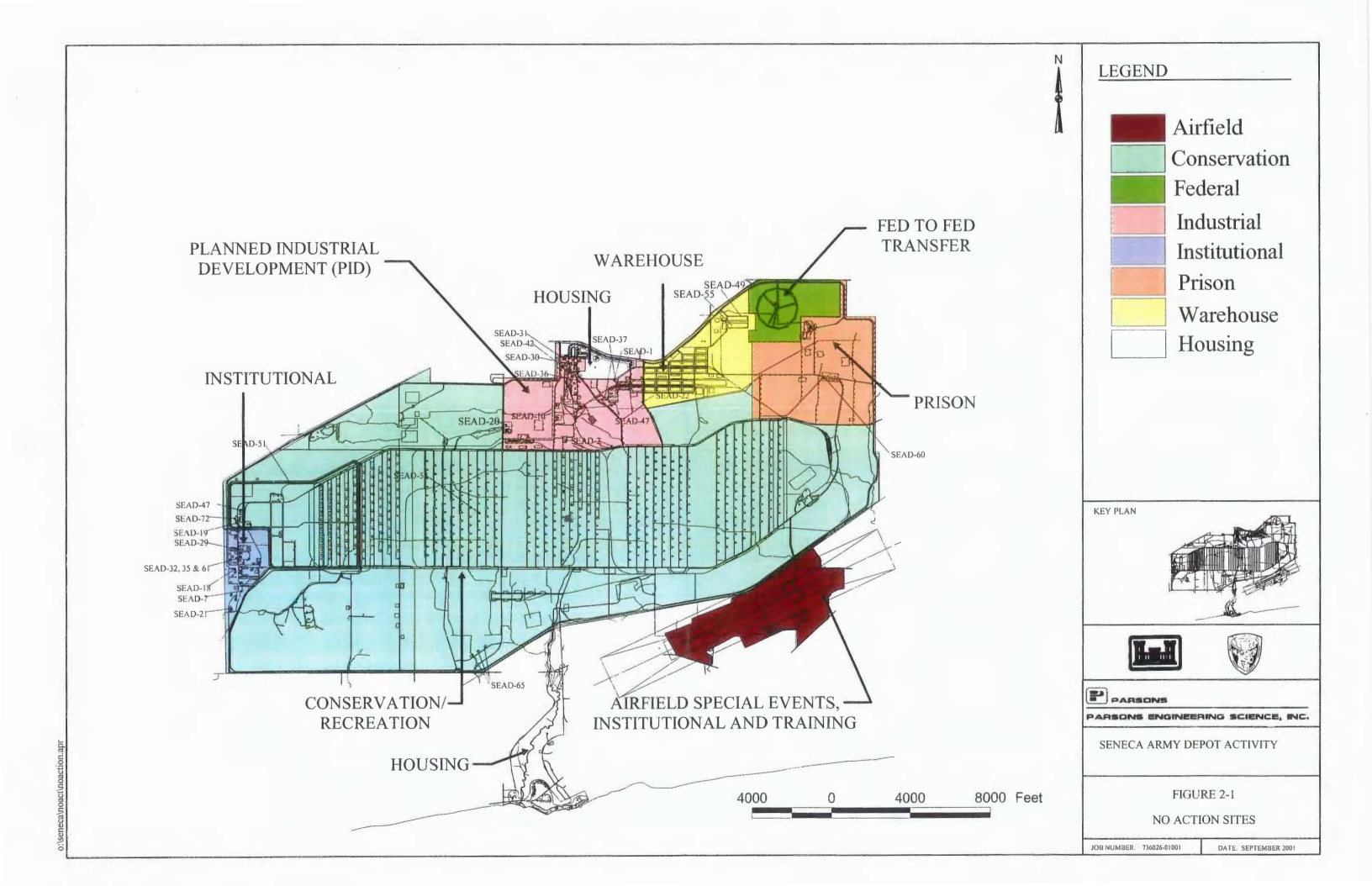
Ide	entification			
Location *	Sample Number	Alpha	Beta	Gamma
803 V I	124224	1.9	3.5	0.0
803V2	124225	0.0	0.0	0.0
803D1	124226	0.0	0.0	0.0
803D2	124227	0.0	0.0	0.0
803D3	124228	0.0	0.0	0.0
803D4	124229	0.0	0.0	0.0
803D5	124230	0.0	0.0	0.0
803D6 124231		0.0	0.0	0.0
803D7	124232	0.0	0.0	0.0

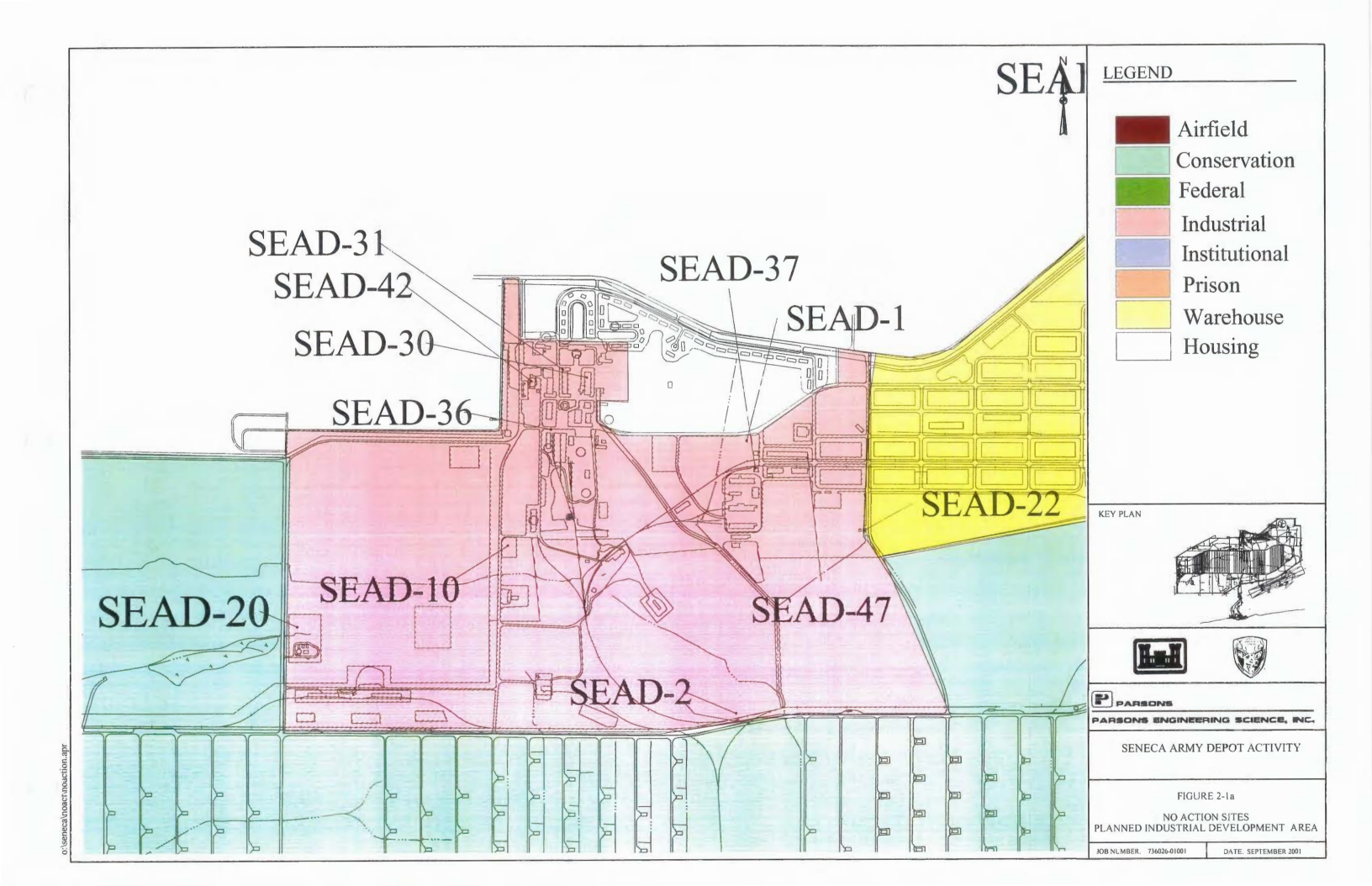
^{*} Sample Code – "803V1" indicates that sample was obtained from Building 803 at location V1.

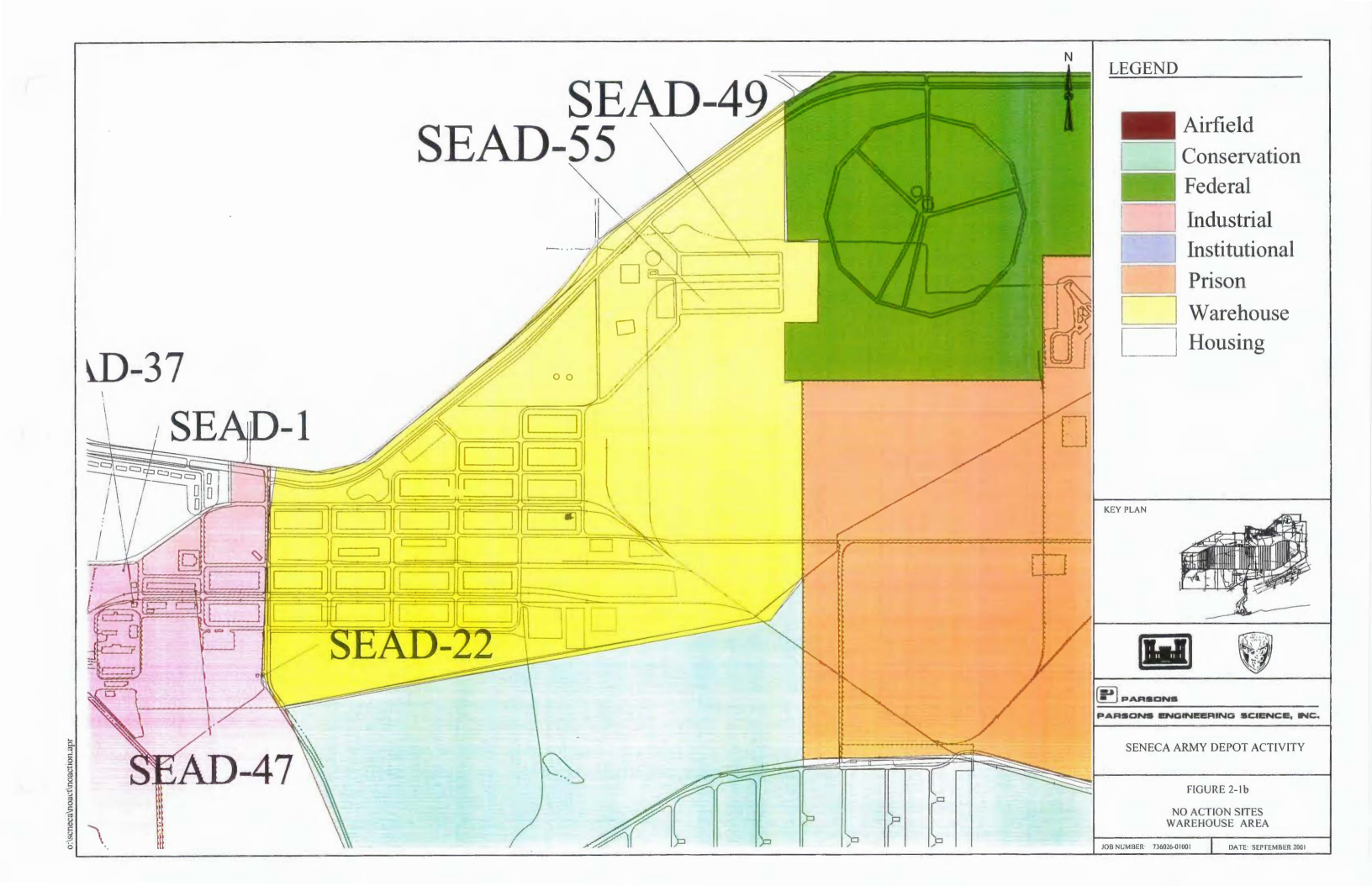
Refer to Figure 2.6 for information regarding the locations where samples were collected.

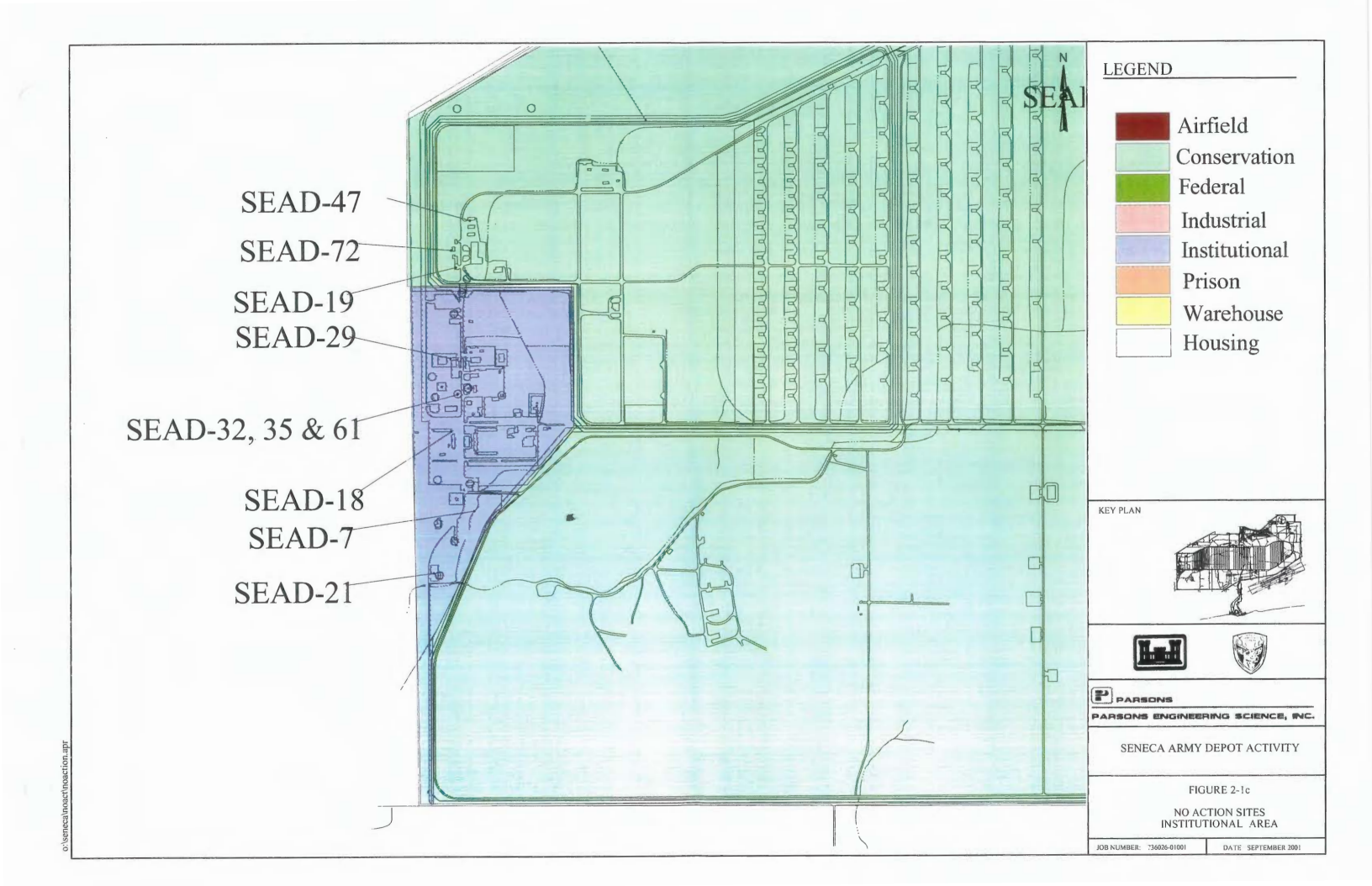
V indicates vent opening above vault door, D indicates floor drain location.

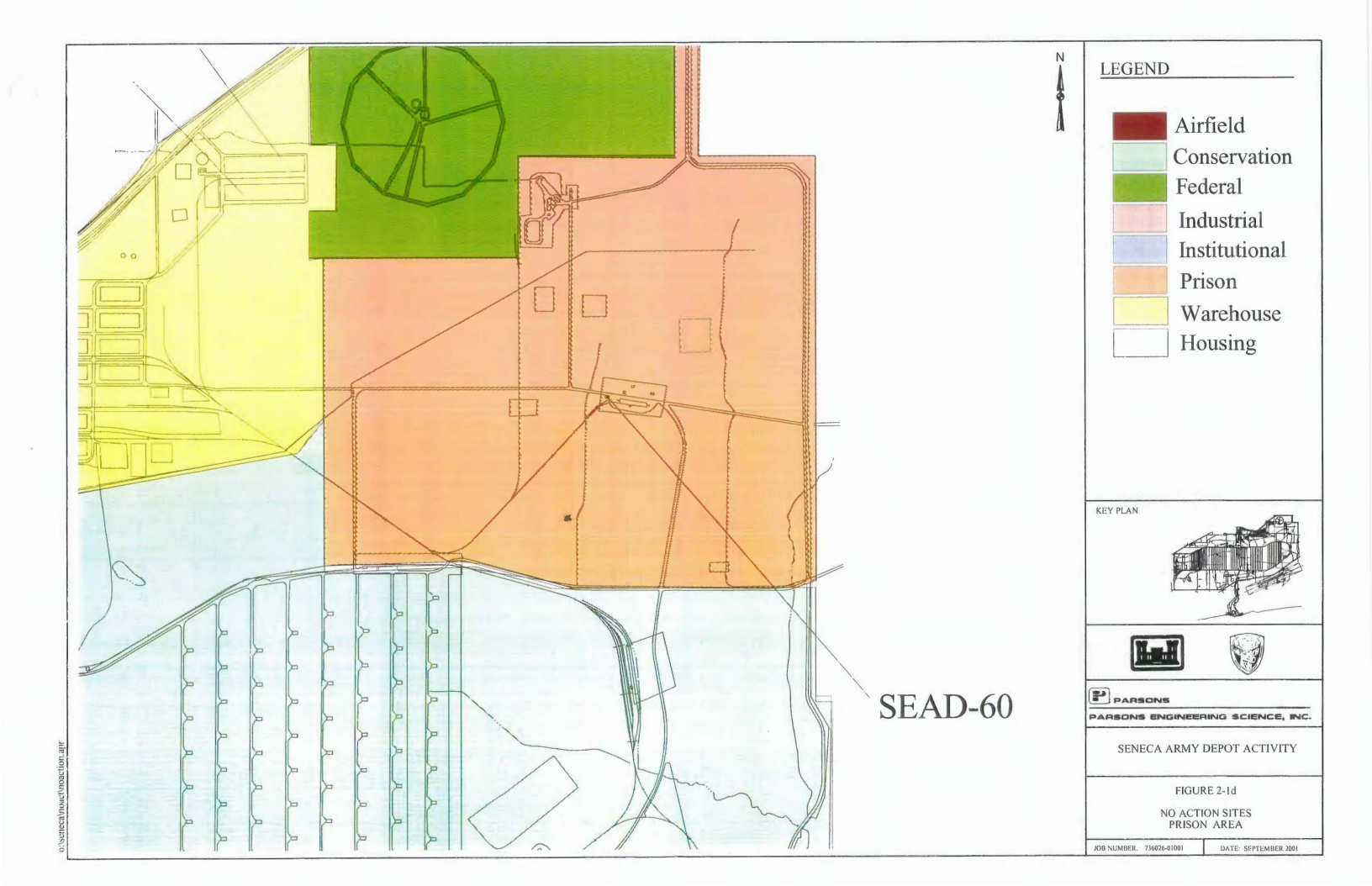
		•	

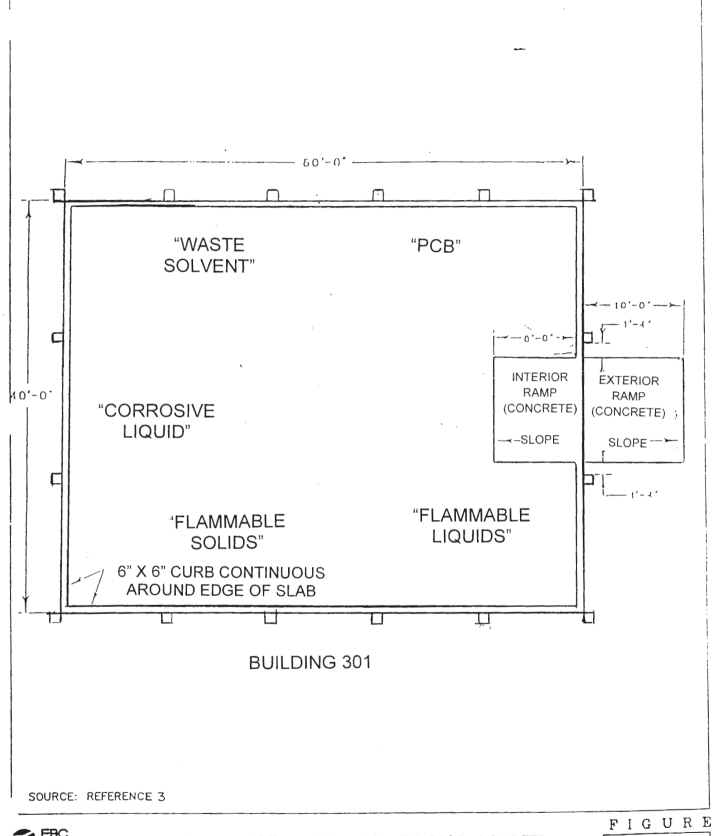








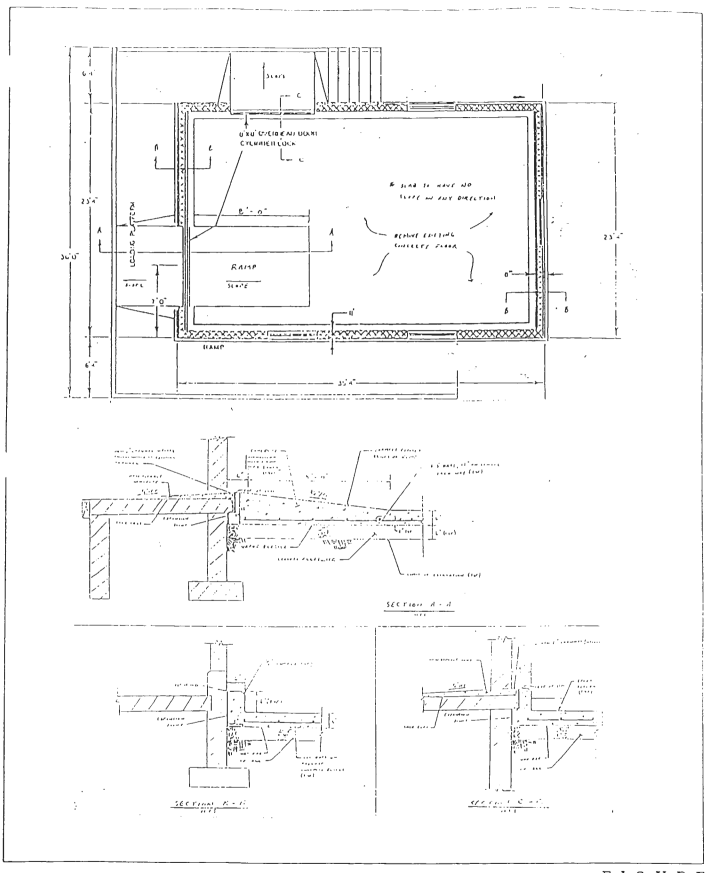


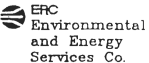


ERC Environmental and Energy Services Co.

PLAN VIEW OF HAZARDOUS WASTE CONTAINER STORAGE FACILITY

2.2

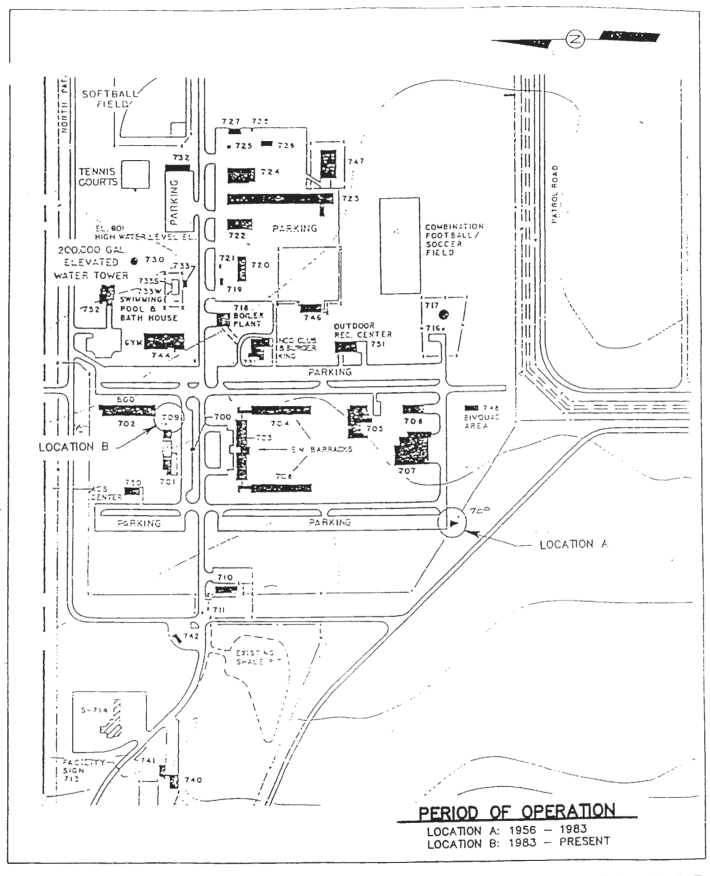




PLAN VIEW AND SECTIONS OF PCB TRANSFORMER STORAGE FACILITY

FIGURE

2.3

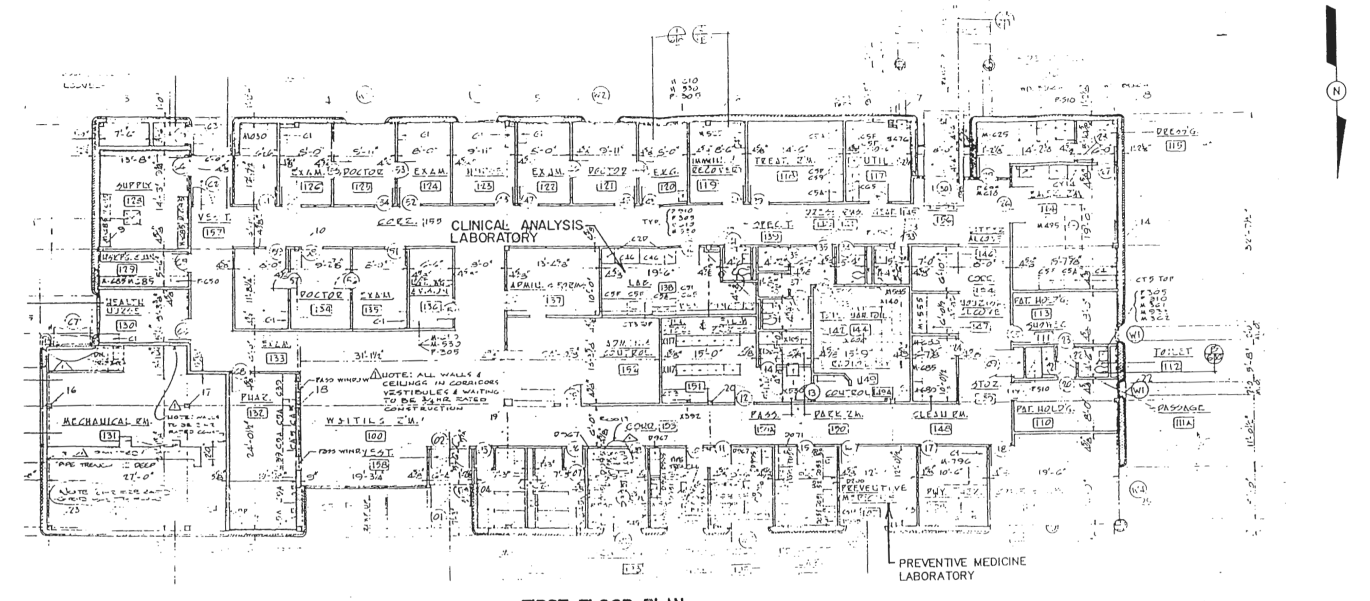




LOCATION OF CLASSIFIED DOCUMENT INCINERATOR

FIGURE

2.4



FIRST FLOOR PLAN

NOTE

DRAWING ADAPTED FROM BUILDING 106 FLOOR PLAN SHEET 6 OF 25, FILE NO. 7527-1706, BY DEPARTMENT OF THE ARMY, NEW YORK DISTRICT, CORPS OF ENGINEERS, NEW YORK, NEW YORK. DATED JANUARY 16, 1975.

PLAN VIEW OF BUILDING 106 MEDICAL - DENTAL CLINIC

SCALE. NON

PREPARED FOR.

U.S. ARMY CORPS OF ENGINEERS HUNTSVILLE DIVISION

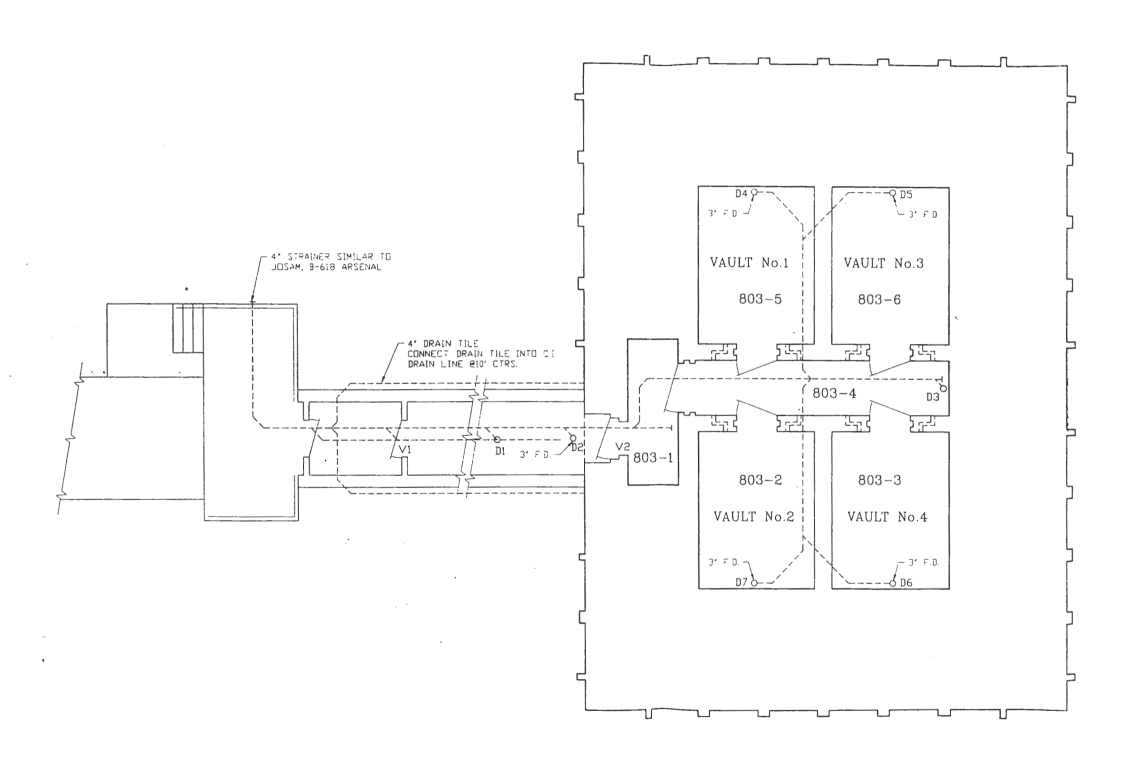


3325 PERIMETER HILL DRIVE • NASHVILLE, TENNESSEE 37211

PROJ: D063-001

DATE: SEPTEMBER 1999

FIGURE. 2.5



NOTE(S):

BUILDING INFORMATION REFERENCED FROM BLACK & VEATCH CONSULTING ENGINEERS. DRAWING NO. Y2-300, MAY 2, 1955. REVISED RECORD WORK AS-BUILT 9/5/58.

(APPROX. SCALE FT.)

PARSONS

PARSONS ENGINEERING SCIENCE, INC.

SENECA ARMY DEPOT ACTIVITY

ENVIRONDOMAL ENGINEERING 750047-01001

FIGURE 2.6 BUILDING 803

SEPTEMBER 1900

3 REFERENCES

- Brett, C.E., Dick, V.B, Baird, G.C., 1991, "Comparative Taphonamy and Paleoecology of Middle Devonian Dark Gray and Black Shale Facies from western New York;" in eds., Landing, E.L. and Brett, C.E., Dynamic Stratigraphy and Depositional Environments of the Hamilton Group (Middle Devonian) in New York State, Part II, New York State Museum Bulletin Number 469. pp. 5-36
- Crain, L.J. 1974 "Groundwater Resources of the Western Oswego River Basin, New York." U.S. Geologic Survey and State of New York Basin Planning Report ORB-5.
- Gray, L.M., 1991, "Paleoecology, Origin, and Significance of a Shell-Rich Bed in Lowermost Part of the Ludlow Formation (middle Peronian, Central New York)," in eds. Landing, E.L. and Brett, C.E., Dynamic Stratigraphy and Depositional Environments of the Hamilton Group (Middle Devonian) in New York State, Part II, New York State Museum Bulletin 469, pp.93-105.
- Lasala, A.M. Jr., 1968, Groundwater Resources of the Erie-Niagara Basin, New York: Basic Planning Report ENB-3, State of New York Conservation Department with Resources Commission.
- Metcalf & Eddy, 1989. Criteria Development Report for the Closure of Nine Burning Pads, Seneca Army Depot, Seneca, New York; Vol. I.
- Mozola, A.J., 1951, The Groundwater Resources of Seneca County, New York, Bulletin GW-26. Water Power and Control Commission, Department of Conservation, State of New York, Albany, New York.

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APPENDIX A:
TCLP Results for Incinerator Ash
SEAD 10

From: Phoenix Environmental Laboratories Inc.

587 E. Middle Turnpike, Box 418

Manchester, Ct. 06040-3731 (203) 645-1102 Fax 645-0823

October 26, 1992

Waste Management-Syracuse Inc. To:

Attn: T.C. Wagner P.O. Box 28 DeWitt, NY 13214

The following analytical results have been obtained for the indicated sample which was submitted to this laboratory:

Sample I.D. AA18459

Purchase order number: 039442 Project account code: RUSH

Location code: SPECIAL2

Location Description: 01WoodAsh-Waste MagmtSyrac9/29

Sample collection date: 09/29/92

Laboratory submittal date: 09/29/92 Time: 16:15

Received by: MK Validated by: RJ

Parameter: TCLP Extraction for Metals

Method reference: EPA 1311

Result: done

Date started: 09/30/92

Time started: 13:43

Analyst: RS

Parameter: TCLP Arsenic

Method reference: E1311/SW7061

Result: 0.16 mg/L

Date started: 10/05/92

Time started: 12:16

Parameter: TCLP Barium

Method reference: E1311/SW6010

Result: 0.27 mg/L

Date started: 10/05/92

Time started: 10:05

Parameter: TCLP Cadmium

Method reference: E1311/SW6010

Result: less than 0.01 mg/L

Date started: 10/05/92 Time started: 10:05

MDL or sensitivity: 0.01

Date finished: 10/01/92

Date finished: 10/05/92

Analyst: AM

MDL or sensitivity: 0.01

Date finished: 10/05/92

Analyst: DL

Date finished: 10/05/92

Analyst: DL

Waste Management-Syracuse Inc. Sample I.D. AA18459 (continued)

Page: 2

October 26, 1992

Parameter: TCLP Chromium

Method reference: E1311/SW6010

Result: 0.47 mg/L

Date started: 10/05/92

Time started: 10:05

Parameter: TCLP Lead

Method reference: E1311/SW6010

Result: less than 0.1 mg/L

Date started: 10/05/92

Time started: 10:05

Parameter: TCLP Mercury

Method reference: E1311/SW6010 Result: less than 0.005 mg/L

Date started: 10/06/92

Time started: 10:15

Parameter: TCLP Selenium

Method reference: E1311/SW7741

Result: less than 0.01 mg/L

Date started: 10/05/92

Time started: 15:25

Parameter: TCLP Silver

Method reference: E1311/SW6010

Result: less than 0.01 mg/L

Date started: 10/05/92

Time started: 10:05

Parameter: TCLP Volatiles

Method reference: SW 8240 Result: see appended report

Date started: 10/08/92

Time started: 00:00

Parameter: TCLP Acid and Base-Neutral Ext.

Method reference: SW 8270

Result: see appended report

Date started: 10/08/92

Time started: 09:43

Parameter: TCLP Extraction - Semi-Volatiles

Method reference: EPA 1311

Result: done

Time started: 13:41

MDL or sensitivity: 0.01 Date finished: 10/05/92

Analyst: DL

Date finished: 10/05/92

Analyst: DL

Date finished: 10/06/92

Analyst: AM

Date finished: 10/05/92

Analyst: AM

Date finished: 10/05/92

Analyst: DL

Date finished: 10/08/92

Analyst: ENV

Date finished: 10/08/92

Analyst: DLS

Date started: 10/05/92

Date finished: 10/05/92 Analyst: LP

Waste Management-Syracuse Inc. Sample I.D. AA18459 (continued)

Page: 3

October 26, 1992

Parameter: TCLP Extraction for Volatiles.

Method reference: EPA 1311

Result: done

Date finished: 10/01/92 Date started: 09/30/92

Analyst: RS Time started: 09:55

Parameter: TCLP Pesticides Method reference: SW 8080 Rocult: soo apponded report

Date finished: 10/08/92 Date started: 10/08/92 Time started: 00:00

Analyst: WHO

Parameter: TCLP Herbicides Method reference: SW 8150 Result: see appended report

Date finished: 10/08/92 Date started: 10/08/92

Time started: 00:00 Analyst: WHO

Parameter: TCLP Extraction for Herbicides

Method reference: EPA 1311

Result: done

Date started: 10/05/92 Time started: 13:41 Date finished: 10/05/92

Analyst: LP

Parameter: TCLP Extraction for Pesticides.

Method reference: EPA 1311

Result: done

Date finished: 10/05/92 Date started: 10/05/92

Time started: 13:41 Analyst: LP

Parameter: AA Metals Analysis QC Method reference: Phoenix QAQC Result: see appended report

Date started: 10/06/92 Date finished: 10/06/92

Time started: 00:00 Analyst: AM

Parameter: ICP Metals Analysis QC Method reference: Phoenix QAQC Result: see appended report

Date finished: 10/06/92 Date started: 10/06/92 Time started: 00:00 Analyst: DL

Parameter: Free Liquids

Method reference: SW846 9095

Result: negative

Date started: 10/09/92

Time started: 12:32. Analyst: LP

Date finished, 10/09/92

Waste Management-Syracuse Inc. Sample I.D. AA18459 (continued) Page: 4

October 26, 1992

Parameter: Semi-Volatile QC Data (MS)

Method reference: Phoenix QAQC Result: see appended report

Date finished: 10/08/92 Date started: 10/08/92 Time started: 00:00 Analyst: DLS

Parameter: Pesticidos (CC) Analycic QC

Method reference: Phoenix QAQC

Result: see appended report

Date finished: 10/08/92 Date started: 10/08/92 Analyst: WHO Time started: 00:00

Parameter: Herbicides (GC) Analysis QC

Method reference: Phoenix QAQC

Result: see appended report Date started: 10/08/92

Date finished: 10/08/92 Time started: 00:00 Analyst: WHO

Parameter: Plash Point Method reference: SW846 - 1010 Result: greater than 200 deg F

Date started: 10/16/92 Time started: 15:47

Date finished: 10/16/92 Analyst: IB

Parameter: Solids by % Solid Matrix

Method reference: S209A/E160.3

Result: 96.7 %

Date started: 10/09/92 Time started: 13:51

MDL or sensitivity: 1.0 Date finished: 10/09/92 Analyst: KC

Parameter: pH

Method reference: S423/E150.1

Result: 12.4 pH Units Date started: 10/16/92 Time started: 15:11

MDL or sensitivity: 1.0 Date finished: 10/16/92 Analyst: IB

Parameter: Corrosivity Determination /

Method reference: S423/E150.1

Result: negative

Date started: 10/16/92 Time started: 15:14

Date finished: 10/16/92 Analyst: IB

Parameter: Reactivity -Cyanide

Method reference: SW 846 Result: less than .5 mg/Kg

Date started: 10/16/92 Time started: 15:41

Date finished: 10/16/92 Analyst: EM

1 ;

Waste Management-Syracuse Inc. Sample I.D. AA18459 (continued) Page: 5

October 26, 1992

Parameter: Reactivity - Sulfide

Method reference: SW846 Result: less than 10 mg/Kg

Date started: 10/16/92

Time started: 15:55

Parameter: Reactivity

Method reference: SW 846 - 7.3

Result: negative

Date started: 10/16/92

Time started: 15:55

Date finished: 10/16/92

Analyst: CJS

Date finished: 10/16/92

Analyst: CJS

Parameter: Quotation for Services - Total

Method reference:

Result: done

Date started: 10/19/92

Time started: 10:36'

Date finished: 10/19/92

Analyst: MJC

Data for TCLP Acid and Base-Neutral Ext. ug/L:

Component Name	Concentration	Component MDL
O-Cresol	Not Det	10.0
M&P-Cresol	Not Det	10.0
Nitrobenzene	Not Det	10.0
Pentachlorophenol	Not Det	50.0
Pyridine	Not Det	10.0
2,4,5-Trichlorophenol	Not Det	10.0
2,4,6-Trichlorophenol	Not Det	10.0
2,4-Dinitrotoluene	Not Det	10.0
Hexachlorobenzene	Not Det	10.0
Hexachloro-1,3-butadiene	Not Det	10.0
Hexachloroethane	Not Det	10.0

Data for TCLP Pesticides ug/L:

Component Name	· .	Concentration	Component MDL
Chlordane Endrin Heptachlor Heptachlor epoxide Lindane Methoxychlor		Not Det Not Det Not Det Not Det Not Det	0.5 0.1 0.05 0.05 0.05 0.5
Toxaphene		Not Det	1.0

Data for TCLP Volatiles ug/L:

lomponent Name

Concentration Component MDL

Waste Management-Syracuse Inc. Sample I.D. AA18459 (continued) Page: 6 October 26, 1992

Data fo	or TCLP	Volatiles	(continued)	•
---------	---------	-----------	-------------	---

Data for TCLP Volatiles (continued)	:		
Component Name		Concent	ration .	Component MDL
Benzene Carbon tetrachloride Chlorobenzene Chloroform 1,4-Dichlorobenzene 1,2-Dichloroethane 1,1-Dichloroethylene Methyl ethyl ketone Tetrachloroethylene Trichloroethylene Vinyl chloride		Not Det		5.0 5.0 5.0 5.0 5.0 5.0
Data for TCLP Herbicides	ıg/L:			
Component Name		Concent	ration '	Component MDL
2,4-D 2,4,5-TP (Silvex)		Not Det Not Det		5.0 1.0
Data for AA Metals Analysi				
QC Source: Sample ID: AA Analyte	QC Blank (PPM)	QC Check Sample (% Rec.)	QC Spike Sample (% Rec.	QC Sample Replicate) (% change)
Hg Mercury Pb Lead Sb Antimony Se Selenium Tl Thallium	.<0.01 .<0.005	. 79 .	. 106 . 107 . 95	. ND 0 . ND 0 . ND 0
Data for ICP Metals Analys	SIB UC:			

Analyte	AA18369 AA18458	(PPM)	(•	•)	•	•)	QC Sample Replicate (% change)	
Ag Silver						.69.6			
Al Aluminum		•	•	•	•	•	• '	•	

Waste Management-Syracuse Inc. Sample I.D. AA18459 (continued)

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Data for ICP Metals Analysis QC (continued):

	Arsenic	•	•	•	• •	•	•	•
Au	Gold	•	•	•	•	•	•	•
B	Boron	•	•	• •	•	•	•	•
Ba	Barium	.<0.01	•	.96.5	•	.80.9	•	.1.0
Be	Beryllium	•	•	•	•	•	•	•
Bi	Bismuth	•	•	•	•	•	• .	•
Ca	Calcium	•.	•	•	•	•	•	•
Cd	Cadmium	.<0.01	•	.102	•	.85.8	• •	0
Co	Cobalt	• 1	•	•	•	•	•	•
Cr	Chromium	.<0.01.	•	98.5	•	.85.2	•	.1.4
Cu	Copper						. '	
	Iron	•	•	• ,	. •	•	• •	•
Hg	Mercury	•	•	•	•	•	•	•
K	Potassium	•	•	•	•	•	•	•
Li	Lithium	•	•	•	•	.•		•
Mg	Magnesium	•	•	•	•	•	•	•
Mn	Manganese	•	•	•	•	•	• ,	•
MO	Molybdenum	•	•	•	•	•	• •	•
Na	Sodium	₫.	•	• .	•	•	•	•
Ní	Nickel .							
	Lead	.<010	•	.73.0	•	.83.4		.0
Sb	Antimony	•	•	•	•	•	••	•
Se	Selenium	• .	•	•	•	•	•	•
Si		•	•	•	•	• .	•	•
	Tin	.	•	•	•	•	•	•
\mathtt{Tl}	Thallium	•	•	•	•	•	•	•
V	Vanadium	• .	•	•	•	•	•	•
W	Tungsten	•	•	•	•	• .	•	•
Zn	Zinc	.<0.01		97.2	•	.95.6	•	.2.3

Data for Semi-Volatile QC Data (MS):

QC Source: ERA 545 Analysis	Method Blank (mg/L)	Check Sample (%Rec)	Matrix Spike (%Rec)	Matrix : Duplicate (*Rec)	Replica Analys (%diff
1,4-Dichlorobenzene	< 10		72.18	70.0%	3.
2,4-Dinitrotoluene	< 10		87.08	88.0%	1.
2-Fluorobiphenyl (BN-Surr)	58.0%		79.49	77.2%	2.
2-Fluorophenol (A-Surr)	69.9%		74.58	73.6%	1.
Hexachlorobenzene	< 10		89.68	89.3%	0.
Hexachlorobutadiene	< 10		51.18	51.4%	0.
Hexachloroethane	< 10		64.69	65.7%	1.
2-Methylphenol (o-Cresol)	< 10		81.04	79.1%	2.
4-Methylphenol (p-Cresol)	< 10		67.29	66.7%	٥.
Nitrobenzene	< 10		84.58	85.4%	1.
Nitrobenzene-d5 (BN-Surr)	72.7%		62.68	62.9%	0.

Waste Management-Syracuse Inc. Sample I.D. AA18459 (continued)

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Data	for	Semi-Volatile	QC	Data	(MS))	(continued)	:
------	-----	---------------	----	------	------	---	-------------	---

Pentachlorophenol	< 50	103.4%	98.9%	4.
Phenol-d6 (A-Surr)	47.6%	61,7%	59.9%	3.
Pyridine	< 10	74.8%	75.6%	1.
Terphenyl-d14 (BN-Surr)	100.1%	81.1%	80.3%	1.
2,4,6-Tribromophenol(A-Surr)	45.6%	87.0%	86.0%	1.
2,4,5-Trichlorophenol	< 10	96.3%	95.3%	1.
2,4,6-Trichlorophenol	< 10	79.2%	78.0%	1.

Data for Pesticides (GC) Analysis QC:

QC Source: Sample ID:	Method QC Blank Che	matrix ck Spike	Spike Dup	% Diff. (% D)
Analyte	(ppb) (% R		Rec.)	
Aldrin	ND	·		0%ND
a-BHC	ND	110%		0%ND
b-BHC	ND	. •	J	O%ND
d-BHC	ND		, J ⊷	0%ND
g-BHC	ND	102%	X .	0%ND
Chlordane	ND	•	™ _ 3	0%ND
4,4'-DDD	ND	64%		0%ND
4,4'-DDE	ND			OWND
4,4'-DDT	ND	. •		0 <i>\$</i> ND
Dieldrin	ND	66%	1	O&ND
Endosulfan I	ND			O%ND
Endosulfan II	ND			0%ND
Endrin	ND	104%		OND
Endrin aldehyde	ND .			0 & ND
Endosulfan sulfate	ND		•	0%ND
Heptachlor	ND			0%ND
Heptachlor epoxide	ND			0%ND
Methoxychlor	MD .			0%ND
Toxaphene	ND			0%ND
PCB-1016 PCB-1221	ND ND			0%ND
PCB-1221 PCB-1232				
PCB-1232 PCB-1242	ND ND			0%ND 0%ND
PCB-1242 PCB-1248	ND			0%ND
PCB-1254	ND		•	0 %ND
PCB-1260	ND			04ND
	***	•		OAMD

Data for Herbicides (GC) Analysis QC:

QC Source:	Method	QC	Matrix	Matrix	Relative

Waste Management-Syracuse Inc. Sample I.D. AA18459 (continued)
Page: 9
October 26, 1992

Data for Herbicides (GC) Analysis QC (continued):

Sample ID:	Blank	Check Sample	Spike	Spike	% Diff.
Analyte	(ppb)		(% Rec.)	-	(% D)
			~~~		
2,4-D	מא		•	100%	
2,4,5-TP(Silvex)	ND			89%	

## Comments:

The bias, as determined from the matrix spike, has been used to correct the measured TCLP values.

Not Det = Not Detected

Neg= There was no free liquid in this sample.

If there are any questions regarding this data, please call.

Dennis L. Strother Laboratory Director

APPENDIX B:
Soil and Groundwater Results
SEAD 32

## GROUNDWATER ANALYSIS RESULTS - SEAD-32

## Decision Document - Mini Risk Assessment Seneca Army Depot Activity

						MATRIX LOCATION SAMPLE DATE ES ID LAB ID SDG NUMBER		WATER SEAD-32 02/05/94 MW32-1 210485	WATER SEAD-32 02/05/94 MW32-2 210487	WATER SEAD-32 02/05/94 MW32-3 210488
			FREQUENCY	NY AWQS	NUMBER	NUMBER	NUMBER OF			
COMPOUND	UNIT	MAXIMUM	OF DETECTION	CLASS GA (a)	ABOVE TAGM	OF DETECTS	ANALYSES			
VOLATILE ORGANICS										
1,1,1-Trichloroethane	ug/L	0	0%	5	0	0	3	10 U	10 U	10 U
1.1.2.2-Tetrachloroethane	ug/L	0	0%	5	0	Ö	3	10 U	10 U	10 U
1,1,2-Trichloroethane	ug/L	0	0%	NA	0	0	3	10 U	10 U	10 U
1.1-Dichloroethane	ug/L	0	0%	5	0	0	3	10 U	10 U	10 U
1.1-Dichloroethene	ug/L	0	0%	5	0	0	3	10 U	10 U	10 U
1,2-Dichloroethane	ug/L ug/L	0	0%	5	0	Ö	3	10 U	10 U	10 U
1,2-Dichloroethene (total)	ug/L	0	0%	5	Ő	Ö	3	10 U	10 U	10 U
1.2-Dichloropropane	ug/L	0	0%	5	0	0	3	10 U	10 U	10 U
2-Butanone	ug/L	0	0%	50	0	0	3	10 U	10 U	10 U
2-Hexanone	ug/L	0	0%	NA	0	0	3	10 U	10 U	10 U
4-Methyl-2-Pentanone	ug/L	0	0%	NA	0	Ö	3	10 U	10 U	10 U
Acetone	ug/L	0	0%	NA	Ö	0	3	10 U	10 U	10 U
Benzene	ug/L	0	0%	0.7	0	Ö	3	10 U	10 U	10 U
Bromodichloromethane	ug/L	0	0%	- NA	0	0	3	10 U	10 U	10 U
Bromoform	ug/L	0	0%	. NA	0	0	3	10 U	10 U	10 U
Bromomethane	ug/L	0	0%	NA	0	0	3	10 U	10 U	10 U
Carbon Disulfide	ug/L	0	0%	NA	0	Ö	3	10 U	10 U	10 U
Carbon Tetrachloride	ug/L	0	0%	5	Ö	0	3	10 U	10 U	10 U
Chlorobenzene	ug/L	0	0%	5	0	0	3	10 U	10 U	10 U
Chloroethane	ug/L	0	0%	5	0	Ö	3	10 U	10 U	10 U
Chloroform	ug/L	0	0%	7	0	0	3	10 U	10 U	10 U
	ug/L	0	0%	5	0	0	3	10 U	10 U	10 U
Chloromethane	ug/L	0	0%	5	0	0	3	10 U	10 U	10 U
cis-1,3-Dichloropropene Dibromochloromethane	ug/L ug/L	0	0%	NA	0	0	3	10 U	10 U	10 U
	ug/L ug/L	0	0%	5	0	0	3	10 U	10 U	10 U
Ethylbenzene Methylene Chloride	ug/L ug/L	0	0%	5	0	0	3	10 U	10 U	10 U
Styrene	ug/L	0	0%	NA	0	Ö	3	10 U	10 U	10 U
Tetrachloroethene	ug/L	0	0%	5	0	0	3	10 U	10 U	10 U
Toluene	ug/L	0	0%	5	0	0	3	10 U	10 U	10 U
	ug/L ug/L	0	0%	5	0	0	3	10 U	10 U	10 U
trans-1,3-Dichloropropene	-	0	0%	5	0	Ö	3	10 U	10 U	10 U
Trichloroethene	ug/L ug/L	0	0%	2	0	0	3	10 U	10 U	10 U
Vinyl Chloride		0	0%	5	0	0	3	10 U	10 U	10 U
Xylene (total)	ug/L	0	0 /8	3	Ü	Ü		70 0		
OTHER ANALYSES										
Total Petroleum Hydrocarbons	mg/L	0 69	67%	NA	0	2	3	0 69	0.39 U	0.53

### NOTES:

a) NY State Class GA Groundwater Regulations

b) NA = Not Available

c) U = The compound was not detected above this concentration

## SOIL ANALYSIS RESULTS - SEAD-32

Decision Document - Mini Risk Assessment Seneca Army Depot Activity

SEAD	SEAD-32	SEAD-32
LOCATION ID		
MATRIX	SOIL	SOIL
SAMPLE NUMBER	SB32-1	SB32-2
SAMP_DEPTH_TOP	2	2
SAMP_DEPTH_BOT	4	4
SAMPLE DATE	01/10/94	01/10/94
SAMPLE TYPE		

COMPOUND	UNIT	MAXIMUM	FREQUENCY OF DETECTION	TAGM (a)	NUMBER ABOVE TAGM	NUMBER OF DETECTS	NUMBER OF ANALYSES		
VOLATILE ORGANICS									
1,1,1-Trichloroethane	ug/Kg	0	0%	800	0	0	2	12 U	11 U
1,1,2,2-Tetrachloroethane	ug/Kg	0	0%	600	0	0	2	12 U	11 U
1,1,2-Trichloroethane	ug/Kg	0	0%	NA	0	0	2	12 U	11 U
1,1-Dichloroethane	ug/Kg	0	0%	200	0	0	2	12 U	11 U
1,1-Dichloroethene	ug/Kg	0	0%	400	0	0	2	12 U	11 U
1,2-Dichloroethane	ug/Kg	0	0%	100	0	0	2	12 U	11 U
1,2-Dichloroethene (total)	ug/Kg	0	0%	NA	0	0	2	12 U	11 U
1,2-Dichloropropane	ug/Kg	0	0%	NA	0	0	2	12 U	11 U
2-Butanone	ug/Kg	0	0%	300	0	0	2	12 U	11 U
2-Hexanone	ug/Kg	0	0%	NA	0	0	2	12 U	11 U
4-Methyl-2-Pentanone	ug/Kg	0	0%	1000	0	0	2	12 U	11 U
Acetone	ug/Kg	0	0%	200	0	0	2	12 U	11 U
Benzene	ug/Kg	0	0%	60	0	0	2	12 U	11 U
Bromodichloromethane	ug/Kg	0	0%	NA	0	0	2	12 U	11 U
Bromoform	ug/Kg	0	0%	NA	0	0	2	12 U	11 U
Bromomethane	ug/Kg	0	0%	NA	0	0	2	12 U	11 U
Carbon Disulfide	ug/Kg	0	0%	2700	0	0	2	12 U	11 U
Carbon Tetrachloride	ug/Kg	0	0%	600	0	0	2	12 U	11 U
Chlorobenzene	ug/Kg	0	0%	1700	0	0	2	12 U	11 U
Chloroethane	ug/Kg	0	0%	1900	0	0	2	12 U	11 U
Chloroform	ug/Kg	0	0%	300	0	0	2	12 U	11 U
Chloromethane	ug/Kg	0	0%	NA	0	0	2	12 U	11 U
cis-1.3-Dichloropropene	ug/Kg	0	0%	NA	0	0	2	12 U	11 U
Dibromochloromethane	ug/Kg	0	0%	NA	0	0	2	12 U	11 U
Ethylbenzene	ug/Kg	0	0%	5500	0	0	2	12 U	11 U
Methylene Chloride	ug/Kg	1	50%	100	0	1	2	12 U	1 J
Styrene	ug/Kg	0	0%	NA	0	0	2	12 U	11 U
Tetrachloroethene	ug/Kg	Ō	0%	1400	0	0	2	12 U	11 U
Toluene	ug/Kg	0	0%	1500	0	0	2	12 U	11 U
trans-1,3-Dichloropropene	ug/Kg	Ō	0%	NA	0	0	2	12 U	11 U
Trichloroethene	ug/Kg	Ö	0%	700	0	0	2	12 U	11 U
Vinyl Chloride	ug/Kg	Ō	0%	200	0	0	2	12 U	11 U
Xylene (total)	ug/Kg	0	0%	1200	0	0	2	12 U	11 U
Afford (total)	~9,1,9	Ŭ	270			-	-		-
OTHER ANALYSES									
Total Solids	%W/W	83.2	100%	NA	0	2	2	83.2	82
Total Petroleum Hydrocarbons	mg/Kg	90	100%	NA	0	2	2	90	81
Total Fetroredin Hydrocarbons	mgm.g	-	.0070		-	-	-		

- a) TAGM = Technical and Administrative Guidance Memorandum HWR-94-4046 (January 24, 1994)
- b) NA = Not Available
- c) U = The compound was not detected below this concentration.
- d) J = The reported value is an estimated concentration.
- Samples collected during the Limited Sampling Program and reported in the SWMU Classification Report, September 1994.

APPENDIX C:
Radiological Evaluation Results
SEADs 49 & 72

## STATE OF NEW YORK - DEPARTMENT OF HEALTH

## INTEROFFICE MEMORANDUM

TO:

William Condon, Chief, Environmental Radiation Section

Bureau Environmental Radiation Protection

FROM:

Gary H. Baker, Principal Radiological Health Specialist

Bureau Environmental Radiation Protection

SUBJECT:

Seneca Army Depot Site Survey Results of 6/10/93

DATE:

September 7, 1993

## Summary-

DEC and BERP staff performed a site survey of the Seneca Army Depot on 6/10/93. The survey results indicate that there are several areas of contamination inside and outside of igloo E0804 and one hot spot in igloo E0808 which require further remediation. The areas of contamination in Building E0804 are along the concrete drainage ditch, in the outside drains which exit the building on the North wall at a height of one to two feet above ground level, and in the soil around the drains. The debris samples from the drains and the soil samples all appear to have elevated concentrations of U-238 and Ra-226.

## Details-

{

On 6/10/93, Kamal Gupta and Marsden Chen of the NYSDEC and Gary Baker of the NYSDOH made a site visit of the Seneca Army Depot to investigate possible contamination in three areas as follows: a) Buildings 356 section 4, 357 section 4 and 324 which had been used to store Columbite ore. b) Storage igloos E0801 to E0811 which had been used to store pitchblend and c) Building 803 which is used for storage of radioactive materials and waste.

Upon arrival at the site, state DEC and DOH staff met with Steve Absalah. Jim Miller, and Randy Bataglia of the site environmental office. Jim Miller accompanied the DEC and DOH staff during the surveys of the buildings and grounds. Surveys were conducted of buildings 356, 357 and 324; storage igloos numbers 802, 804, 806, 808, 809, 710 (background location outside); and Building 803. Following the site survey, DOH and DEC staff met with the Army environmental staff to discuss the survey findings. A videotape of the cleanup was provided.

## Survey methodology-

The following instruments were used to perform surveys: a NYSDOH Ludlum microR meter model 12S ser. 25116. calibrated on 10/27/92; a NYSDEC Ludlum Model 3-98 with internal GM probe and external NaI probe calibrated 11/4/92

Ser. 69783; and a NYSDOH Eberline E-120 GM survey meter Ser. 6650, calibrated 6/23/92.

Gamma survey readings were taken using both the micro R meter and the DEC instrument in external mode. Beta readings were taken using the E-120 with HP190. The microR and DEC instrument were compared for accuracy prior to surveying using a 1 microCurie Cs-137 source and background readings. Also, instrument readings were compared several times during the surveys until the DEC instrument's external probe failed to operate during a survey of the drain on Igloo E0806. It was noted that the DEC instrument readings had to be divided by 170 to obtain micro/hr from cpm. Soil, debris, and wipes samples were taken in the areas with the highest readings.

During the survey of building 356 it was noted that the Columbite Ore (5,284 drums) had been transferred from Building 356 to a DLA facility in Binghamton, N.Y. approximately two weeks prior to the survey date. A sample of the ore can be obtained from the Binghamton facility if needed. The Army has plans to clean building 356 with a HEPA filtered vacuum system. All areas and buildings where the ore had been stored were surveyed and wipes were taken for analysis.

## Results-

With the exception of igloo E0804 and one hot spot in E0808 which showed elevated readings, no significant deviations from background were noted in the buildings and storage igloos.

The following is a summary of survey readings recorded and sample locations:

Survey meter readings-

Location-Readings (microR/hr; E-120 GM)

Background areas 4-15 microR/hr; 20-40 cpm

324 Building 324-All areas 6-8 micro R/hr; Brick column 10 microR/hr

356 section 4 at wipe ≠1 Building 356 - 12 microR/hr; 20 cpm

356 section 4 at wipe #2 Building 356 - 15 microR/hr

356 section 4 at wipe #3 Building 356 - 9.4 microR/hr: 20 cpm

357 section 4 at wipe =2 Building 357 - 6 microR/hr; 20 cpm

- 357 section 4 at wipe #3 Building 357 6 microR/hr; 20 cpm
- E0802 Inside and outside and in drains 8-10 microR/hr
- E0804 Inside of igloo E0804 along East Wall Center (40' from North wall- 40 microR/hr; 400 cpm beta
- E0804 Surface Soil next to drain on North wall (East side) 47 microR/hr; 100 cpm beta
- E0804 Soil at depth of 4-5 inches depth outside drain North Wall East side 106 microR/hr (18000cpm with DEC instr.)
- E0804 Wall at drain East side 40 microR/hr maximum
- E0804 Outside rear 4 microR/hr (approximately 10' from South Wall)
- E0804 Outside front (approximately 10' from North Door 4 microR/hr)
- E0804 Inside of igloo E804 at corner of South and East Walls 12 microR/hr
- E0804 Inside 30' from North Wall 16-18 uR/hr; 200 cpm beta
- E0804 Inside along East Wall floor 5' from South Wall 12 microR/hr; 350 cpm beta
- E0804 In drainage ditch outside approximately 12' from North Wall 10-18 uR/hr
- E0804 Outside North Wall at west drain 18 uR/hr; (12 uR/hr at one meter from wall
- E0806 Most areas 8-12 microR/hr; 13 microR/hr
  West drain inside, 20' from North Wall; 2300 cpm beta
- E0806 Outside both East and West drain outlets 12 microR/hr; 20 cpm beta
- E0808 Inside and Outside at drains to 10 microR/hr;20-30 cpm beta West drainage ditch, 10' from North Wall- 40-60 cpm beta
- E0809 7 to 8 microR/hr; 20-30 cpm beta; West drain- 8 microR/hr; 20 cpm beta
- E0809 Outside East drain 11 microR/hr: 20 cpm beta Outside West drain 10 microR/hr: 20 cpm beta

E0710 Background location - 8 to 10 microR/hr

Building 803 - SEAD 72 Readings inside and outside were generally in the background range except on waste drums and radioactive materials containers. The building is still in use. - 10-11 uR/hr; 20 cpm beta inside and outside - drains were sealed to prevent releases to outside.

The following is a summary of locations and results of soil and wipe samples:

Soil-

Sample No./Location/results:

- E0804S1 Material inside of igloo 804 in hot spot in drain. East Wall Center 60' from North Wall U-238-20 pCi/g; Ra 226-33 pCi/g; U-235-6 pCi/g
- E0804S2 Surface Soil next to drain on North wall (East side of Igloo 804) U-238-15.9 pCi/g; Th-232-.7 pCi/g; Ra-226-24.1 pCi/g; K40 18 pCi/q; Cs-137-.8 pCi/g; U-235-1.2 pCi/g
- E0804S4 Soil at depth of 4 -6 inches depth outside drain North Wall East 804 U-238 5.8 pCi/g; Th-232-.9 pCi/g; Ra 226-17 pCi/g; K-40-18.8 K-40-18.8 pCi/g; Cs 137.5 pCi/g; U-235-.6 pCi/g
- E0808S1 Material inside of igloo 808 in hot spot in drain. West wall front 10' from North wall. U-238-83 pCi/g; Th-232-<4 pCi/g; Ra 22-87 pCi/g; U-235-11 pCi/g
- E0710S1 Background sample outside igloo 710 not used for radioactive storage. U-238-.8 pCi/g; Th-232-.75 pCi/g; Ra 226-.79 pCi/g; K-40 17 pCi/g; Cs 137-.68 pCi/g; U-235 <.1 pCi/g

Wipe samples/location/results -

Sample No./Location/Gross Alpha/Gross Beta

324-1	Building	324	<20	dpm/<20	dpm
356-1	Building	356	<20	dpm/<20	dpm
356-2	Building	356	<20	dpm/<20	dpm
356-3	Building	356	<20	dpm/<20	dpm
357 - 1	Building	357	<20	dpm/<20	dpm

357-2 Building 357 <20 dpm/<20 dpm

357-3 Building 357 <20 dpm/<20 dpm

E0804Wl Igloo E0804 (East wall 60' from North Wall - wipe of drain area. 77 + 6 dpm/48 + 3 dpm

E0804W2 Igloo E0804 52 + 5 dpm 54 + 4 dpm

E0806W1 Igloo E0806 <20 dpm/<20 dpm

cc: Dr. Rimawi Mr. Huang

## 2 UNIVERSITY PLACE ALBANY, NEW YORK 12203-3313

TELEX NUMBER: (518) 458-6434

to: Gary from: Jam date: 9-7	Baker es Huang -93		
NUMBER OF PA	GES TO FOLLOW:	5	
COMMENTS			 
-			
-			
-			

Please call (518) 495: If you have problems receiving this document.

007

042

PAGE 1 RESULTS OF EXAMINATION

FINAL REPORT

SAMPLE ID:9320835619 SAMPLE RECEIVED:93/06/16/ CHARGE: 4.00

PROGRAM: 171:STATE-WIDE RADIATION SURVEILLANCE PROGRAM

SOURCE ID: DRAINAGE BASIN: GAZETTEER CODE:4955

POLITICAL SUBDIVISION:ROMULUS COUNTY:SENECA LATITUDE: LONGITUDE: Z. DIRECTION:

LOCATION: SENECA ARMY DEPOT ROMULUS - ON SITE

DESCRIPTION: #1-E080451-SOIL INSIDE IGLOO 804 IN HOT SPOT IN DRAIN

DESCRIPTION: EAST WALL CENTER

REPORTING LAB: 20:NUCLEAR CHEMISTRY LABORATORY
TEST PATTERN: 20-0046:U235,U238,TH232,RA226,CS137,K40

SAMPLE TYPE: 600:SOIL, SAND

TIME OF SAMPLING: 93/06/11 : DATE PRINTED:93/07/21

ANALYSIS: 20-0046 U235, U238, TH232, RA226, CS137, K40

URANIUM-238 (TH-234) 2.0E I +/- I.0E I PCI/G

THORIUM-232 (AC-228) < 3.E. 0' PCI/G

RADIUM-226 (BI-214) 3.3E 1 +/- 0.4E 1 PC1/G POTASSIUM - 40 < 1.5E 1 PC1/G

CESIUM - 137 < 7.E -1 PCI/G

URANIUM - 235 6.E 0 +/- 4.E 0 PCI/G

**** END OF REPORT ****

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NY STATE DEP'T. HEALTH
II UNIVERSITY PLACE
ALBANY ***INTERAGENCY MAIL***

PAGE 1 RESULTS OF EXAMINATION

FINAL REPORT

SAMPLE: LD:9320835620: SAMPLE: RECEIVED:93/06/16/2007 CHARGE: 4.00: 00:00:00

PROGRAM: 171:STATE-WIDE RADIATION SURVEILLANCE PROGRAM

SOURCE ID: DRAINAGE BASIN: GAZETTEER CODE: 4955

POLITICAL SUBDIVISION: ROMULUS COUNTY: SENECA LATITUDE: LONG: TUDE: ... Z. DIRECTION: LOCATION: SENECA ARMY DEPOT ROMULUS - ON SITE

DESCRIPTION: #2-E080452-SURFACE SOIL NEXT TO DRAIN ON NORTHWALL E SIDE

DESCRIPTION: OF IGLOO 804

REPORTING LAB: 20:NUCLEAR CHEMISTRY LABORATORY
TEST PATTERN: 20-0046:U235,U238,TH232,RA226,CS137,K40

SAMPLE TYPE: 600:SOIL, SAND

TIME OF SAMPLING: 93/06/11 : DATE PRINTED:93/07/21

ANALYSIS: 20-0046 U235, U238, TH232, RA226, CS137, K40

-----PARAMETER----------RESULT-----URAN (UM-238 (TH-234) 1.59E T +/- 0.13E T PCI/G THORIUM-232 (AC-228) 7.E -1 +/- 2.E -1 PCI/G RADIUM-226 (BI-214) 2.41E 1 +/- 0.08E 1 PCI/G POTASSIUM - 40 1.80E 1 +/- 0.13E 1 PC1/G CESIUM: - 137 7.9E -1 +/- 0.7E -1 PCI/G 1.2E 0 +/- 0.4E 0 PC1/G URANIUM - 235

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PAGE 1

RESULTS OF EXAMINATION

FINAL REPORT

SAMPLE 10:9320835621 SAMPLE RECEIVED:93/06/16/ CHARGE: 4.00

PROGRAM: 171:STATE-WIDE, RADIATION SURVEILLANCE PROGRAM: 171:STATE-WIDE, RADIA

GAZETTEER CODE: 4955 SOURCE ID: DRAINAGE BASIN:

POLITICAL SUBDIVISION: ROMULUS COUNTY: SENECA

LATITUDE: LONG! TUDE: Z. DIRECTION:

LOCATION: SENECA ARMY DEPOT ROMULUS - ONESITE CARE COME OF A COME

DESCRIPTION: #3-E080454-SOIL @ DEPTH OF 4-6INS. OUTSIDE DRAIN NORTHWALL

DESCRIPTION: EAST 804

20: NUCLEAR CHEMISTRY LABORATORY REPORTING LAB:

TEST PATTERN: 20-0046:U235,U238,TH232,RA226,CS137,K40

SAMPLE TYPE: 600:SDIL. SAND

TIME OF SAMPLING: 93/06/11 : DATE PRINTED:93/07/21

20-0046 U235, U238, TH232, RA226, CS137, K40 ANALYSIS:

-----PARAMETER----------RESULT-----5.8E 0 +/- 0.8E @ PCI/G URANIUM-238 (TH-234) 8.7E -1 +/- 1.6E -1 PC1/G THORIUM-232 (AC-228) 1.74E 1 +/- 0.06E 1 PCI/G RADIUM-226 (B1-214) POTASSIUM - 40 1.88E 1 +/- 0.12E 1 PC1/G CESIUM - 137 5.3E -1 +/- 0.6E -1 PCI/G 6.E -1 +/- 3.E -1 PC1/G URANIUM - 235

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PAGE 1 RESULTS OF EXAMINATION FINAL REPORT

SAMPLE 10:9320835622 SAMPLE RECEIVED:93/06/16/ CHARGE: 4.00
PROGRAM: 171:STATE-WIDE RADIATION SURVEILLANCE PROGRAM

SOURCE ID: DRAINAGE BASIN: GAZETTEER CODE:4955

POLITICAL SUBDIVISION: ROMULUS COUNTY: SENECA LONGITUDE: Z DIRECTION: LATITUDE:

LOCATION: SENECA ARMY DEPOT ROMULUS - ON SITE

DESCRIPTION: #4-E080851-MATERIAL INSIDE OF IGLOO 808 IN HOT SPOT IN

DESCRIPTION: DRAIN WEST WALL FRONT

REPORTING LAB: 20:NUCLEAR CHEMISTRY LABORATORY TEST PATTERN: 20-0046:U235.U238,TH232.RA226.CS137,K40

SAMPLE TYPE: 600:SOIL. SAND

TIME OF SAMPLING: 93/06/11 : DATE PRINTED:93/07/21

ANALYSIS: 20-0046 U235, U238, TH232, RA226, CS137, K40

-----PARAMETER----------RESULT----URANIUM-238 (TH-234) 8.3E" 1 +/- T.2E T PCI/G THORIUM-232 (AC-228) < 4.E 0 PCI/G 8.7E 1 +/- 0.6E 1 PC1/G RADIUM-226 (BI-214)

POTASSIUM - 40 < 2.E | PCI/G CESTUM - 137 < 8.E. -1 PCI/G.

URANIUM - 235 1.1E 1 +/- 0.4E 1 PC1/G.

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FINAL REPORT

PAGE 1 RESULTS OF EXAMINATION

SAMPLE ID: 9320835623 SAMPLE RECEIVED: 93/06/16/ CHARGE: 4.00
PROGRAM: 171: STATE-WIDE RADIATION SURVEILLANCE PROGRAM

SOURCE ID: DRAINAGE BASIN: GAZETTEER CODE: 4955

POLITICAL SUBDIVISION: ROMULUS COUNTY: SENECA LATITUDE: LONGITUDE: Z DIRECTION:
LOCATION: SENECA ARMY DEPOT ROMULUS - ON SITE

DESCRIPTION: #5-E071051-BACKGROUND SAMPLE OUTSIDE OF IGLOD 710 NOT USED

DESCRIPTION: FOR RADIOACTIVE STORAGE

REPORTING LAB: 20:NUCLEAR CHEMISTRY LABORATORY
TEST PATTERN: 20-0046:U235,U238,TH232,RA226,CS137,K40

SAMPLE TYPE: 600:SOIL. SAND

TIME OF SAMPLING: 93/06/11 : DATE PRINTED:93/07/21

ANALYSIS: 20-0046 U235,U238,TH232,RA226,CS137,K40

-----PARAMETER---------RESULT----URANIUM-238 (TH-234) 8.E. -1. +/-.3.E. -1. PCL/G. THORIUM-232 (AC-228) 7.5E -1 +/- 1.2E -1 PC1/G 7.9E -1 +/- 0.8E -1 PC1/G RADIUM-226 (B1-214) POTASSIUM - 40 1.77E 1 +/- 0.11E 1 PCI/G 6.8E -1 +/- 0.5E -1 PCI/G CESTUM - 137 < 1.1E -1 PCI/G URANIUM - 235

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NEW YORK STATE DEPARTMENT OF HEALTH

WADSWORTH CENTER FOR CABORATORIES MINTRESEARCH

PAGE

RESULTS OF EXAMINATION

SAMPLE LO-9320835619 SEMPLE RELETIVED 97/96/16/

SOURCE ID:

DRAINAGE BASIN:

GAZETTEER CODE:4955

POLITICAL SUBDIVISION: ROMULUS

COUNTY: SENECA

**Edrecement** 

EATHTODE SENSEE ARRESTEEDE RONGEUS ON STEEL DE SPOT IN GRAIN
DESCRIPTION: \$1-6080451-501L INSIDE 16LOG 804 IN NOT SPOT IN GRAIN

DESCRIPTION: EAST WALL CENTER

REPORTUNG LAGE ZO-NUCLEAR CHEKISTRY LABORATORY LABORATO

TIME OF SAMPLING: 93/06/11

DATE PRINTED: 93/07/21 The state of the s

MALYSIS 20-0056 1235,0238 TH232, XAZ26, CS 137, KKO

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------RESULT 2.00 F. F. C. V. D. C. V. P. P. C. V. C. V. P. P. C. V. C. V. P. P. C. V. C. V. C. V. C. V. P. C. V. C. V

THORIUM-232 (AC-328) RADIUM-226 (BI-214)

POTASSIUM - 40

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REPORT **** END OF

COPIES SENT TO- CO. (II-ROW FIRE BREET) - FEEL FOR INFORMATION OF THE PERSON OF THE PE

JAMES HUANG

BUREAU ENVIRONMENTAL RADIATION PROTECT.

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ALBANY ***INTERAGENCY MAIL***

NEW YORK STATE DEPARTMENT OF HEALTH 007 0427 VADSHORTH CENTER FOR LABORATOR LES AND RESEARCH RESULTS OF EXAMINATION SAMPLE ID-9320835610 STATE VIDE HAD LARDE SUBJECT LANCE BROCKIN GAZETYEER CODE: 4955 DRAINAGE BASIN: SOURCE ID: COUNTY (SENECA POLITICAL SUBDIVISION: ROMULUS LATITUDE: LONGETODE DE SPEC DE SENERAL MANY DEPOS ROPULUS ON SPEC DESCRIPTION: #2-E080452-SURFACE SOIL NEXT TO DRAIN ON NORTHWALL E SIDE DESCRIPTION: OF IGLOO 804 REPORTING PAGE TO MICHEAR ENERGISTRY LABORATORY 600:501L, SAND SAMPLE TYPE: DATE PRINTED: 95/07/21 TIME OF SAMPLING: 93/06/11 MALYS LST 200-0046 UZ 5 DESS CHEXT PAZZE CS 1371 KM ------RESULT----------PARAMETER-----THOR I UN-236 (BI-214) 1959F 1 1 1 0 PTE 1 PC // C 1 PC // 1.80E 1 +/- 0.13E 1 PEI/G POTASSIUM - 40 7-9E - 11-46-00 IA - 12-15 FOR THE PERSON OF CESTURE - 1372 - 11 ESTATE - 1372 - 12 ESTATE - 2157-20-1 *** END OF REPORT *** COSTEST SERVINGS COUNTY OF THE PROPERTY OF THE JAMES HUANG BUREAU ENVIRONMENTAL RADIATION PROTECT. SUBSTELLED ALBANY ***INTERACENCY MAIL***

NEW YORK STATE DEPARTMENT OF HEALTH 007 FINAL REPORT 0429 WAD SWORTH CENTER FOR LABORATORIES AND RESEARCH RESULTS OF EXAMINATION PROGRAM: DESTRUCT PROGRAM: CHANGE TA-003

PROGRAM: DESTRUCT PROGRAM: CHANGE TA-003

SOURCE ID: DRAINAGE BASIN: GAZETTEER CODE: 4955 COUNTY: SENECA POLITICAL SUBDIVISION: ROMULUS CATATUDE 2 BERECE ARMS DEPOS ROPURDS ON STILL DESCRIPTION: #3-E080454-SOIL @ DEPTH OF 4-6INS. OUTSIDE DRAIN NORTHWALL DESCRIPTION: EAST 804 REPORTING EARCH 20 AUGUSAN CHEMISTRY LABORATORY
TEST PATTERN 20 006 0235 U2-8-1422 CS457.4402 600: SOIL. SAND SAMPLE TYPE: DATE PRINTED:93/07/21 TIME OF SAMPLING: 93/06/11 ANALYSISP TO GOAG 1235 1235 TH 232 , RA226 CS 137 XVO ----RESULT---------PARAMETER----TE-BETOCHE DIBETO POLICE -URANIUM-2184 (TH-214) THOR 108-232: (AC-228) ETHILLIE LECTOR 1.74E 1 +/- 0.06E 1 PCI/G RADIUM-226 (81-214) 1 4/- 0.12E 1 PCI/G POTASSIUM - 40 3 18 TO THE PERFORMANCE OF REPORT **** CESTUM FIRE CONTRACTOR COR (ESTSENT FOR COTTEST FOR EXCEPTION FOR FREE FOR FOR JAMES HUANG BUREAU ENVIRONMENTAL RADIATION PROTECT-SUBHICTED BY DECLET NY STATE DEPTE READER TO FEUNIVERSITY PLACENCY MAILANS

NEW YORK STATE DEPARTMENT OF HEALTH 0433 WARSWORD CHIEF FOR EARCHES AND RESEARCH 007 RESULTS OF EXAMINATION PAGE 1 FINAL REPORT SAMPLE ED 9320835621 SAMPLE RELETIVED 95/06216/ CHRISTE - 4 00 PROGRAM: 17155741 WIDE REPLATION SURVEILLANCE PROGRAM: SOURCE ID: DRAINAGE BASIN: GAZETTEER CODE:4955 POLITICAL SUBDIVISION: ROMULUS COUNTY : SENECA CATTUDE CHEEN ARKS SERGE SOME SOME OF THE STATE OF THE PARTY DESCRIPTION: #5-E071051-BACKGROUND SAMPLE OUTSIDE OF IGLOO 710 NOT USED DESCRIPTION: FOR RADIOACTIVE STORAGE REPORTING LAS 20 MOST FAIR CHERTS HER CABORATORY
TEST PATTERN ZG-0046 1235 1238 TH232 84326 (CS137 K)0
SAMPLE TYPE: 600:SOIL, SAND TIME OF SAMPLING: 93/06/11 DATE PRINTED:93/07/21 ANALYS LSEE TO COME TASSE VASSETHESIS, RASSE CERTIFICATION -----PARAMETER---RESULY----URANEUM 238 (TH-234) THOREUM 232 (AG-228) RADIUM-226 (BT-214) POTASSIUM - 40 ESSELVE E POIZE 7.9E -1 +/- 0.8E -1 PCI/G 1.77E 1 +/- 0.11E 1 PCI/G CESIUM SISTERIAL CONTRACTOR OF THE CONTRACTOR OF - Car - Three Care - Three Color **** END OF REPORT *** JAMES HUAND BUREAU ENVIRONMENTAL RADIATION PROTECT. NY STATE GEP TO HEAR THE ALBANY WHO INTERAGENCY HAT LAND SUBJECT THE BY-DIGE EX-12-1

Raciclogical Analysis of Wipe Samples

# MEW YORK STATE DEPARTMENT OF HEALTH WADSWORTH CENTER FOR LABORATORIES AND RESEARCH LABORATORY OF INORGANIC AND NUCLEAR CHEMISTRY ELPIRE STATE PLAZA - BOX 508

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APPENDIX D:	
Sample Results for Herbicide Content	
SEAD 51	
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# TABLE A-51

ANALYSIS RESULTS FROM
PESTICIDE MONITORING
SPECIAL STUDY NO. 17-44-0987-84
ANALYSIS OF ENVIRONMENTAL SAMPLES FOR
HERBICIDE CONTENT

SENECA ARMY DEPOT SEPTEMBER 12, 1983

TABLE A-51

Sample Type and Location (1)	Pesticide Concentration	Sample Type and Location	Pesticide Concentration
Soil, SW corner Inner fence Surface	ND(2)	Soil, South Boundary Fresh excavation Surface	2,4-D 0.055 ppm 2,4,5-T 0.011 ppm
Soil, SW corner Inner fence 3" depth	ND(2)	Soil, NE corner Outer fence Surface	ND(2)
Soil, NW corner Inner fence Surface	ND(2)	Soil, NE corner Outer fence 6" depth	ND(2)
Soil, NW corner Inner fence 3" depth	ND(2)	Soil, NE corner Outer fence 12" depth	ND(2)
Soil, SE corner Inner fence Surface	2,4-D 0.04 ppm 2,4,5-T 0.008 ppm	Soil, NW corner Outer fence Surface	ND(2)
Soil, SE corner Inner fence 4" depth	ND(5)	Soil, NW corner Outer fence 3" depth	ND(2)
Soil, NE corner Inner fence Surface	ND(2)	Water, SW Corner Inner fence	ND ⁽²⁾
Soil, NE corner Inner fence 4" depth	ND(3)	Air, NW Corner Inner fence	ND(2)
Soil, Middle east side Inner fence Surface	2,4-D 0.078 ppm	Air, SE Corner Inner fence	ND(2)
Soil, Middle east side Inner fence 4" depth	ND(2)		

⁽¹⁾ Samples were collected August 10-11, 1983. Two air samples, 16 soil samples, and one water sample were collected from the area between the fences of the high security area at SEAD.

(2) No pesticides detected at the lower limits of detectability.



# DEPARTMENT OF THE ARMY Mr. Olds/klo/AUTOVON U.S. ARMY ENVIRONMENTAL HYGIENE AGENCY 584-3613 ABERDEEN PROVING GROUND, MARYLAND 21010

REPLY TO

HSHB-RP-MO

27 OCT 1983

SUBJECT: Pesticide Monitoring Special Study No. 17-44-0987-84, Analysis of Environmental Samples for Herbicide Content, Seneca Army Depot

Activity, NY, 12 September 1983

Commander
US Army Materiel Development
and Readiness Command
ATTN: DRCSG
5001 Eisenhower Ave
Alexandria, VA 22333

- 1. AUTHORITY. Message P261300Z, Jul 83, CDRDESCOM, DRSDS-RM-EF, subject: Priority USAEHA Support for Seneca Army Depot (SEAD).
- 2. REFERENCE. Fonecon, 26 July 1983, Mr. Battaglia, SEAD, SDSSE-AD and Mr. Olds, this agency, HSHB-RP-MO, subject: SAB.
- 3. PURPOSE. To evaluate environmental samples collected at Seneca Army Depot Activity for herbicide residues.

## 4. PROCEDURES.

- a. During the period 10-11 August 1983, 16 soil samples, 2 air samples and one water sample, were collected from the area between the fences of the high security area at SEAD.
- b. Two air samples were collected, one from the NW corner of the fenced area and one from the SE corner. Since the primary means of exposure would be by respirable dust, glass fiber filters were used for collection.
- c. A total of 16 soil samples were collected from both the inner and outer fenced area. The soil in this area is very sandy/gravely on the surface with clay located 3-12 inches below the surface. Samples were collected at the surface and top of the clay material.

SUBJECT: Pesticide Monitoring Special Study No. 17-44-0987-84, Analysis of Environmental Samples for Herbicide Content, Seneca Army Depot Activity, NY. 12 September 1983

- d. One water sample was collected from a puddle of standing water at the SW corner of the fenced in area. This puddle appeared to be accumulation from a recent rainfall.
- 5. FINDINGS. Results of analyses are presented in inclosure 1 and the pesticides analyzed for and the lower limits of detectability are presented in inclosure 2.

## 6. DISCUSSION.

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- a. There were no detectable levels of 2,4-D, 2,4,5-T or silvex found in the air samples.
- b. Only three soil samples showed concentrations of any of the herbicides in question. The levels of 2,4-D and 2,4,5-T found in these samples are only slightly above the lower limits of detectability and are very low environmental levels. It is not surprising to find these pesticides in light of the past history of use in the area. Although there are no established criteria for pesticides in soil, these low levels do not appear to pose any health threat to workers in the area.
- c. The water sample contained no detectable levels of any of the herbicides for which analyses were done.
- 7. CONCLUSIONS. No herbicides were found in the air at the time of collection. Only three soil samples contained herbicides and and these were levels lower than might be expected considering the past history of use in the area. The water sample contained no detectable levels of the herbicides for which analysis was done.
- 8. TECHNICAL ASSISTANCE. Further information concerning these data may be obtained by contacting the Project Officer, Mr. Kenneth L. Olds, AUTOVON 584-3613/4131. Requests for services should be directed through appropriate command channels of the requesting activity to the Commander, US Army Environmental Hygiene Agency, ATTN: HSHB-RP-MO, Aberdeen Proving Ground, MD

HSHE-RP-MO

SUBJECT: Pesticide Monitoring Special Study No. 17-44-0987-84, Analysis of Environmental Samples for Herbicide Content, Seneca Army Depot Activity, NY, 12 September 1983

21010, with an information copy furnished the Commander, US Army Health Services Command, ATTN: HSPA-P, Fort Sam Houston, TX 78234.

FOR THE COMMANDER:

2 Incl ลร

JOSEPH T. WHITLAW, JR Colonel, MSC Director, Radiation and Environmental Sciences

REVIEWED BY:

TIMOTHY B. WEYANDT M.D., M.P.H.

Assistant for Chemical Warfare and

Health Hazard Evaluation

CF:

HQDA (DASG-PSP)

Cdr, HSC (HSPA-P)

Cdr, DESCOM (DRSDS-RM-EF)

Cdr, DARCOM (DRCIS-A)

Cdr, DARCOM (DRCIS-RI-IC)

Cdr, Engineering District, New York (NANCO)

Cdr, SEAD (2 cy)

Cdr, MEDDAC, Ft Devens (PVNTMED Actv)(2 cy)

Cdr, WRAMC (PVNTMED Actv)

C, USAEHA-Rgn Div North

SUBJECT: Pesticide Monitoring Special Study No. 17-44-0987-84, Analysis of Environmental Samples for Herbicide Content, Seneca Army Depot Activity, NY, 12 September 1983

TABLE. RESULTS OF ANALYSES

SAMPLE	PMPMD NO.	AEHA NO.	PESTICIDE CONCENTRATION
Soil, SW corner Inner fence Surface	SP-5713	C-5934	ND*
Soil, SW corner Inner fence 3" depth	SP-5714	C-5935	<b>N</b> D [★]
Soil, NW corner Inner fence Surface	SP-5715	C-5936	ND*
Soil, NW corner Inner fence 3" depth	SP-5716	C-5937	. ND*
Soil, SE corner Inner fence Surface	SP-5717	C-5938	2,4-D 0.04 ppm 2,4,5-T 0.008 ppm
Soil, SE corner Inner fence 4" depth	SP-5718	C-5939	ND*
Soil, NE corner Inner fence Surface	SP-5719	C-5940	ND*
Soil, NE corner Inner fence 4" depth	SP-5720	C-5941	ND*
Soil, Middle east side Inner fence Surface	SP-5721	C-5942	2,4-D 0.078 ppm
Soil, Middle .east side Inner Fence 4" depth	SP-5722 -	C-5943	ND*

SUBJECT: Pesticide Monitoring Special Study No. 17-44-0987-84, Analysis of Environmental Samples for Herbicide Content, Seneca Army Depot Activity, NY, 12 September 1983

TABLE. RESULTS OF ANALYSES (Cont)

SAMPLE	PMPMD NO.	AEHA NO.	PESTICIDE CONCENTRATION
Soil, South Boundary Fresh excavation Surface	SP-5724	C-5945	2,4-D 0.055 ppm 2,4,5-T 0.011 ppm
Soil, NE corner Outer fence Surface	SP-5725	C-5946	ND*
Soil, NE corner Outer fence 6" depth	SP-5726	C-5947	ND*
Soil, NE corner Outer fence 12" depth	SP-5729	C-5950	ND*
Soil, NW corner Outer fence Surface	SP - 5727	C-5948	ND*
Soil, NW corner Outer fence 3" depth	SP-5728	C-5949	ND*
Water, SW Corner Inner fence	SP-5723	C-5944	ND*
Air, NW Corner Inner fence	¹ SP-5730	C-5951	ND*

SUBJECT: Pesticide Monitoring Special Study No. 17-44-0987-84, Analysis of Environmental Samples for Herbicide Content, Seneca Army Depot Activity, NY, 12 September 1983

TABLE. RESULTS OF ANALYSES (Cont)

SAMPLE	PMPMD NO.	AEHA NO.	PESTICIDE CONCENTRATION
Air, SE Corner	SP-5731	C-5952	ND*

No pesticides detected at the lower limits of detectability.

DONALD J. KIPPENBERGER, Ph.D.

CPT. MSC

Chief, Pesticide Analysis Branch Organic Environmental Chemistry

: L.

45HB-39-MO

SUBJECT: Pesticide Monitoring Special Study No. 17-44-0987-84, Analysis of Environmental Samples for Herbicide Content, Seneca Army Depot

Activity, NY, 12 September 1983

# ANALYTICAL LIMITS OF DETECTABILITY OF HERBICIDES

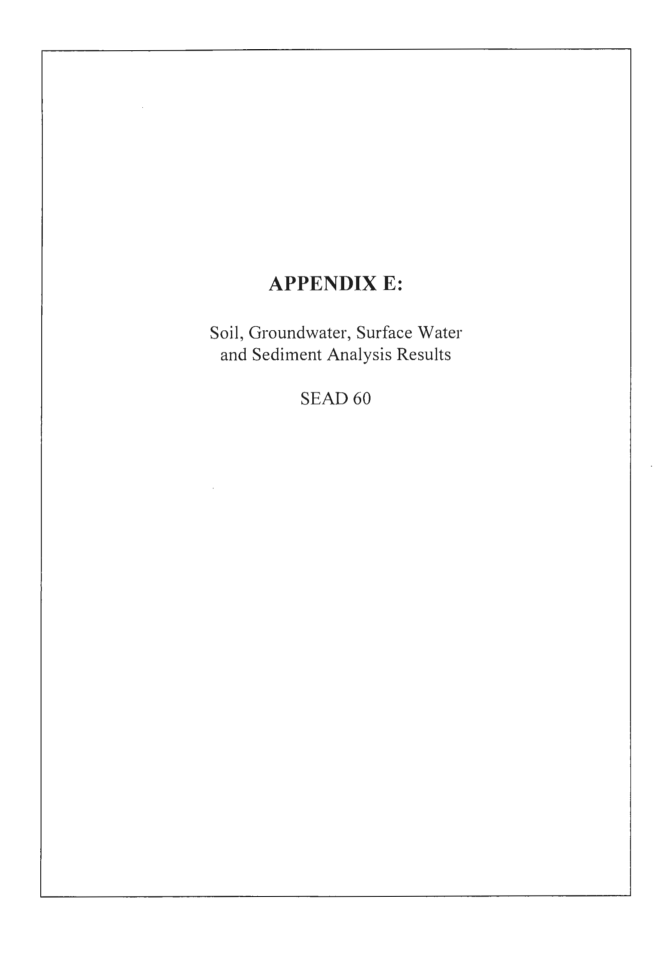
	SOIL	WATER	AIR
	LIMIT OF DET.	LIMIT OF DET.	LIMIT OF DET.
COMPOUND	(mqq)	(ppb)	(μg/m ³ )
2,4-D	0.009-	3.8	0.05
2,4,5-T	0.004	0.5	0.025
silvex	0.004	0.5	0.025

DONALD J. KIPPENBERGER, Ph.D.

CPT. MSC

Chief, Pesticide Analysis Branch Organic Environmental Chemistry

Division



COMPOUND VOLATILE ORGANICS	MATRIX LOCATION DEPTH FEET) SAMPLE DATE ES ID LAB ID SDG NUMBER UNITS	SOIL SEAD - 80 0 - 0.2 05/27/94 SB80 - 1 - 00 222473 44410	SOIL SEAD - 80 0 - 0.2 05/27/94 SB80 - 1 - 20 222475 44410 SB80 - 1 - 00DUP	SOIL SEAD80 0-2 02/28/94 SB60-1.01 21/2883 42510	SOIL 8EAD -60 2-4 02/28/94 SB60-1.02 21288 4 42510	SOIL SEAD-60 2-4 02/26/94 SB60-1.20 212886 42510 SB60-1.02DUP	8OIL SEAD -60 0-0.2 08/07/94 SB60-2-00 223339 44410	SOIL SEAD - 60 0 - 0.2 06/07/94 SB80 - 2 - 20 223342 4465 SB60 - 2 - 00D UP	SOIL SEAD-60 0-0.2 08/07/94 SB60-2-20RE 223342 44665 SB60-2-00DUP	SOIL SEAD - 60 0 - 0.2 08/07/94 SB60 - 2 - 00RE 223339 44410	SOIL 9EAD - 60 2-4 06/08/94 SB60-2-0; 223513 44894
Chloromethane	ug/Kg	12 U	12 U	11 U	11 U	11 U	11 W	11 W	49 W	11 W	11 U
Bromomethane	ug/Kg	12 U	12 U	11 U	11 U	11 U	11 W	11 W	49 LU	11 W	11 U
Virtyl Chloride	Up/Kg	12 U	12 U	11 U	11 Ü	11 U	11 W	11 W	49 W	11 W	11 U
Chloroethane	ug/Kg	12 U	12 U	11 U	11 U	11 U	11 W	11 W	49 W	11 W	11 U
Methylene Chloride	ug/Kg	12 U	12 U	11 U	11 U	11 U	11 W	2 J	27 J	11 W	11 U
Acetone	ug/Kg	12 U	12 U	11 U	11 U	11 Ü	160 J	12 W	49 W	170 J	11 Ŭ
Carbon Disuffide	ug/Kg	12 U	12 U	11 U	11 U	11 U	1J	11 W	49 W	11 W	11 U
1,1-Dichloroethere	ug/Kg	12 U	12 U	11 U	11 U	11 0	11 W	11 W	49 W	11 W	11 Ü
1,1-Dichioroethane	Ug/Kg	12 U	12 U	11 U	11 U	11 U	11 W	11 W	49 UJ	11 W	11 U
1,2-Dichloroethene (total)	ug/Kg	12 U	12 U	11 U	11 U	11 U	11 W	11 W	49 LU	11 W	11 U
Chloroform	ug/Kg	12 U	12 U	11 U	11 U	11 U	11 W	11 W	49 UJ	11 W	11 U
1,2-Dichloroethane	ug/Kg	12 U	12 U	11 U	11 U	11 U	11 W	11 W	49 UJ	11 W	11 U
2-Butanone	ug/Kg	12 U	12 U	11 U	11 U	11 U	20 J	11 W	49 W	26 J	11 U
1,1,1 - Trichloroethane	ug/Kg	12 U	12 U	11 U	11 U	11 U	11 W	11 W	49 W	11 W	11 U
Carbon Tetrachloride	ug/Kg	12 U	12 U	11 U	11 U	11 U	11 W	11 W	49 W	11 W	11 U
Bromodichioromethene	ug/Kg	12 U	12 U	11 U	11 U	11 U	11 W	11 W	49 W	11 W	11 U
1,2-Dichloropropene	ug/Kg	12 U	12 U	11 U	11 U	11 U	11 W	11 W	49 W	11 W	11 U
ds-1,3-Dichloropropene	ug/Kg	12 U	12 U	11 U	11 U	11 U	11 W	11 W	49 UJ	11 W	11 U
Trichloroethene	ug/Kg	12 U	12 U	11 U	11 U	11 U	11 W	11 W	49 W	11 W	11 U
Dibromochloromethane	ug/Kg	12 U	12 U	11 U	11 U	11 U	11 W	11 W	49 W	11 W	11 U
1,1,2-Trichloroethane	ug/Kg	12 U	12 U	11 U	11 U	11 U	11 W	11 W	49 W	11 W	11 U
Bertzene	ug/Kg	12 U	12 U	11 U	11 U	11 U	11 W	11 W	49 W	11 W	11 U
trans-1,3-Dichloropropene	ug/Kg	12 U	12 U	11 U	11 U	11 U	11 W	11 W	49 UJ	11 W	11 U
Bromoform	ug/Kg	12 U	12 U	11 U	11 U	11 U	11 W	11 W	49 W	11 W	11 U
4-Methyl-2-Pentanone	ug/Kg	12 U	12 U	11 U	11 U	11 U	11 W	11 W	49 W	11 W	11 U
2 – Hexanone	ug/Kg	12 U	12 U	11 U	11 U	1 J	11 W	11 W	49 W	11 W	11 U
Tetrachloroethene	ug/Kg	12 U	12 U	11 U	11 U	11 U	11 W	11 W	49 W	11 W	11 U
1,1,2,2 - Tetrachioroethane	ug/Kg	12 U	12 U	11 U	11 U	11 U	11 W	11 W	49 W	11 W	11 U
Toluene	ug/Kg	12 U	12 U	11 U	11 U	11 U	6.1	13 J	5 J	13 J	2 J
Chlorobenzene	ug/Kg	12 U	12 U	11 U	11 U	11 U	11 W	11 W	49 W	11 W	11 U
Ethylberizene	ug/Kg	12 U	12 U	11 U	11 U	11 U .	2 J	2 J	49 W	4 J	11 U
Styrene	ug/Kg	12 U	12 U	11 U	11 U	11 U	11 W	11 W	49 W	11 W	11 U
Xylene (total)	ug/Kg	12 U	12 U	11 U	11 U	11 U	5 J	11 W	49 W	9 J	11 U
HERBICIDES											

	MATRIX LOCATION DEPTH FEET) SAMP LE DATE ES ID LAB ID SDG NUMBER	8 OIL 8 EAD - 60 0 - 0.2 05/27/94 8 B 80 - 1 - 00 222473 44410	SOIL SEAD - 60 0 - 0.2 05/27/94 SB 60 - 1 - 20 222475 44410	SOIL 8EAD - 60 0-2 02/28/94 SB60 - 1.01 212663 42510	8OIL 8EAD - 60 2-4 02/28/94 8B60 - 1.02 212884 42510	8OIL 8EAD 60 24 02/28/94 8B60 1.20 212886 42510	SOIL SEAD 60 0 0.2 06/07/94 SB60 2 00 22333 9 44410	SOIL SEAD 60 0 0.2 06/07/04 SB60 2 20 223342 44665	SOIL SEAD - 60 0-0.2 08/07/04 SB60-2-20RE 223342 44665	SOIL SEAD - 60 0-0.2 06/07/94 SB60-2-00RE 223339 44410	SOIL SEAD - 60 2-4 06/08/94 SB60-2-0; 223513 44694
COMPOUND	UNITS		SB60-1-00DU	•		SB60-1.02DU	P	SB60-2-00DUP	SB60-2-00DUP		
SEMIVOLATILE ORGANICS Phenol	ug/Kg	390 U	390 U	370 U	370 U	390 U	18000 U	14000 U			360 U
bis(2-Chloroethyl) ether	ug/Kg	390 U	390 U	370 U	370 U	390 U	18000 U	14000 U			360 U
2-Chlorophenol	ug/Kg	390 U	390 U	370 U	370 U 370 U	390 U 390 U	18000 U 18000 U	14000 U 14000 U			360 U 360 U
1,3-Dichloroberizene 1,4-Dichloroberizene	ug/Kg ug/Kg	390 U 390 U	390 U 390 U	370 U 370 U	370 U	390 U	18000 U	14000 U			360 U
1,2-Dichlorobenzene	ug/Kg	390 U	390 U	370 U	370 U :	390 U	18000 U	14000 U			380 U
2 – Methylphenol	ug/Kg	390 U	390 U	370 U	370 U 370 U	390 U 390 U	18000 U 18000 U	14000 U 14000 U			360 U 360 U
2,2' oxybis (1 Chioropropane) 4 Methylphenol	ug/Kg ug/Kg	390 U 390 U	390 U 390 U	370 U 370 U	370 U	390 U	18000 U	14000 U			360 U
N-Nitroso-di-n-propylamine	ug/Kg	390 U	390 U	370 U	370 U	390 U	18000 U	14000 U			360 U
Hexachloroethane	ug/Kg	390 U	390 U	370 U	370 U	390 U	18000 U	14000 U			360 U 360 U
Nitrobenzene Isophorone	ug/Kg ug/Kg	390 U 390 U	390 U 390 U	370 U 370 U	370 U 370 U	390 U 390 U	18000 U 18000 U	14000 U 14000 U			360 U
2 – Nitrophenol	ug/Kg	390 U	390 U	370 U	370 U	390 U	18000 U	14000 U			360 U
2,4-Dimethylphenol	ug/Kg	390 U	390 U	370 U	370 U	390 U	18000 U	14000 U			360 U 360 U
bis (2 - Chloroethoxy) methane	ug/Kg	390 U	390 U 390 U	370 U 370 U	370 U 370 U	390 U 390 U	18000 U 18000 U	14000 U 14000 U			360 U
2,4-Dichlorophenol 1,2,4-Trichlorobenzene	ug/Kg ug/Kg	390 U 390 U	390 U	370 U	370 U	390 U	18000 U	14000 U			380 U
Naphthalene	ug/Kg	390 U	38 J	370 U	370 U	390 U	18000 U	14000 U			360 U
4-Chioroaniline	ug/Kg	390 U	390 U	370 U	370 U	390 U	18000 U 18000 U	14000 U 14000 U			360 U 360 U
Hexachlorobutadiene	ug/Kg	390 U 390 U	390 U 390 U	370 U 370 U	370 U 370 U	390 U 390 U	18000 U	14000 U			360 U
4-Chloro-3-methylphenol 2-Methylnaphthalene	ug/Kg ug/Kg	390 U	390 U	370 U	370 U	390 U	1100 J	14000 U			360 U
Hexachlorocyclopentadiene	ug/Kg	390 U	390 U	370 U	370 U	390 U	18000 U	14000 U			360 U
2,4,6 - Trichlorophenol	ug/Kg	390 U	390 U	370 U 910 U	370 U 910 U	390 U 950 U	18000 U 44000 U	14000 U 35000 U			360 U 870 U
2,4,5—Trichlorophenol 2—Chloronaphthalene	ug/Kg ug/Kg	940 U 390 U	940 U 390 U	370 U	370 U	390 U	18000 U	14000 U			360 U
2 - Nitroantine	ug/Kg	940 U	940 U	910 U	910 U	950 U	44000 U	35000 U			870 U
Dimethylphthalate	ug/Kg	390 U	390 U	370 U	370 U	390 U 390 U	18000 U 18000 U	14000 U 14000 U			360 U 360 U
Acenaphthylene	ug/Kg	390 U 390 U	390 U 390 U	370 U 370 U	370 U 370 U	390 U	18000 U	14000 U			360 U
2,6 - Dinitrotoluene 3 - Nitroaniline	ug/Kg ug/Kg	940 U	940 U	910 U	910 U	950 U	44000 U	35000 U			670 U
Acenaphthene	ug/Kg	390 U	59 J	370 U	370 U	390 U	18000 U	1400 J			360 U
2,4-Dintrophenol	ug/Kg	940 U	940 U	910 U 910 U	910 U 910 U	950 U 950 U	44000 U 44000 U	35000 U 35000 U			870 U 870 U
4 - Nitrophenol Dibenzofuran	ug/Kg ug/Kg	940 U 390 U	940 U 29 J	370 U	370 U	390 U	18000 U	14000 U			360 U
2,4-Dinitrotoluene	ug/Kg	390 U	390 U	370 U	370 U	390 U	18000 U	14000 U			380 U
Diethylphthalate	ug/Kg	390 U	390 U	370 U	370 U 370 U	390 U 390 U	18000 U 18000 U	14000 U 14000 U			380 U 380 U
4-Chlorophenyl-phenylether	ug/Kg	390 U 390 U	390 U 48 J	370 U 370 U	370 U	390 U	18000 U	1300 J			360 U
Fluorene 4-Nitroariline	ug/Kg ug/Kg	940 U	940 U	910 U	910 U	950 U	44000 U	35000 U			870 U
4,6-Dinitro-2-methylphenol	ug/Kg	940 U	940 U	910 U	910 U	950 U	44000 U	35000 U			870 U 360 U
N - Nitrosodiphenylamine	ug/Kg	390 U 390 U	390 U 390 U	370 U 370 U	370 U 370 U	390 U 390 U	18000 U 18000 U	14000 U 14000 U			360 U
4-Bromophertyl-phertylether Hexachlorobertzene	ug/Kg ug/Kg	390 U	390 U	370 U	370 U	390 U	18000 U	14000 U			360 U
Pentachiorophenol	ug/Kg	940 U	940 U	910 U	910 U	950 U	44000 U	35000 U			870 U
Phenenthrene	ug/Kg	140 J	570 J	25 J 370 U	370 U 370 U	390 U 390 U	5100 J 18000 U	8900 J 2000 J			360 U 360 U
Anthracene	ug/Kg ug/Kg	28 J 390 U	98 J 79 J	370 U	370 U	390 U	18000 U	14000 U			380 U
Carbazole Di – n – butylphthalate	ug/Kg	390 U	390 U	370 U	370 U	390 U	18000 U	1500 J			360 U
Fluoranthene	ug/Kg	480 J	1100 J	33 J	370 U	390 U	7300 J 10000 J	14000 J 27000 J			27 J 27 J
Pyrene	ug/Kg	350 J	700 J 390 U	31 J 370 U	37 J 370 U	27 J 390 U	16000 U	14000 U			380 U
Butylberzyl phthalate	ug/Kg ug/Kg	390 U 390 U	390 U	370 U	370 U	390 U	16000 U	14000 U			360 U
3,3" — Dichlorobenzidine Benzo (a) anthracene	ug/Kg	200 J	340 J	370 U	370 U	390 U	18000 U	14000 U			360 U
Chrysene	ug/Kg	250 J	400	370 U	370 U	390 U	18000 U 18000 U	17000 J 14000 U			18 J 360 U
bis (2 Ethylhexyl) phthalate	ug/Kg	42 J	54 J	370 U 370 U	370 U 370 U	360 J 390 U	18000 U	14000 U 14000 U			380 U
DI – n – octylphthalate	ug/Kg ug/Kg	390 U 310 J	390 U 730 J	370 U	370 U	390 U	18000 U	16000 J			360 U
Benzo(b) fuoranthene Benzo(k) fuoranthene	ug/Kg	190 J	390 W	370 U	370 U	390 U	18000 U	14000 W			360 U
Benzo (a) pyrene	ug/Kg	230 J	350 J	370 U	370 U	390 U 390 U	18000 U 18000 U	14000 U 14000 U			360 U 360 U
Indeno(1,2,3-cd)pyrene	ug/Kg	150 J 91 J	220 J 110 J	370 U 370 U	370 U 370 U	390 U	18000 U	14000 U			380 U
Dibenz (a,h) anthracene Benzo (g,h,i) perylene	ug/Kg ug/Kg	91 J 220 J	190 J	370 U	370 U	390 U	18000 U	14000 U			380 U
Sereco(g, 1.7)per years	-5.4										

COMPOUND PESTICIDES/PCB	MATRIX LOCATION DEPTH (FEET) SAMPLE DATE ES ID LAB ID SDG NUMBER UNITS	SOIL SEAD - 60 0 - 0.2 05/27/94 SB60 - 1 - 00 222473 44410	SOIL SEAD-60 0-0.2 05/27/94 SB60-1-20 222475 44410 SB60-1-00DU	8OIL 8EAD-80 0-2 02/28/94 8B80-1.01 212883 42510	SOIL 8EAD-80 2-4 02/28/94 SB80-1.02 21288 4 42510	SOIL SEAD -60 2-4 02/28/94 SB60-1.20 212886 42510 SB60-1.02DUP	SOIL 8EAD-60 0-0.2 06/07/94 8B60-2-00 223339 44410	SOIL SEAD-60 0-0.2 04/07/04 SB60-2-20 223342 44665 SB60-2-00DUP	SOIL SEAD - 60 0 - 0.2 06/07/94 SB60 - 2 - 20RE 223342 44665 SB60 - 2 - 00DUP	SOIL. SEAD -80 0-0.2 06/07/04 SB60-2-00RE 223339 44410	SOIL SEAD - 60 2-4 06/06/94 SB60-2- 223513 44694
alpha – BHC	ug/Kg	4 W	2 W	1,9 U	1.9 U	2 U	9.4 U	5 J			1.6 U
beta-BHC	ug/Kg	4 W	2 W	1.9 U	1.0 U	2 U	9.4 U	9.2 U			1.8 U
delta – BHC	ug/Kg	4 W	2 W	1.9 U	1.9 U	2 U	9.4 U	9.2 U			1.8 U
gamma-BHC (Undane)	ug/Kg	4W	2 W	1.9 U	1.9 U	2 U	9.4 U	9.2 U			1.6 U
Heptachior	ug/Kg	4 W	2 W	1.9 U	1.9 U	2 U	9.4 U	9.2 U			1.8 U
Aldrin	ug/Kg	4 W	2 W	1.9 U	1.9 U	2 U	16 J	14 J			1.8 U 1.8 U
Heptachlor epoxide	ug/Kg	4 W	2 W	1.9 U	1.9 U	20	9.4 U	9.2 U			1.6 U
Endosulfan I	ug/Kg	3.2 J	2.2 J	1.9 U	1.9 U 3.7 U	2 U 3.9 U	31 J 18 U	34 J 16 U			3.6 U
Dieldrin	ug/Kg	7.8 W	3.9 W 57 J	3.7 U 2.7 J	3.7 U	3.9 U	16 U 26 J	31 J			3.6 U
4.4'-DDE	ug/Kg	110 J 7.8 W	3.9 W	2.7 J 3.7 U	3.7 U	3.9 U	18 U	18 U			3.6 U
Endrin	ug/Kg ug/Kg	7.8 W	3.9 W	3.7 U	3.7 U	3.9 U	16 U	18 U			3.6 U
Endosulfan II 4.4'-DDD	ug/Kg	7.8 W	3.9 W	3.7 U	3.7 U	3.9 U	49 J	55 J			3.6 U
Endosulfan sulfate	ug/Kg	7.8 W	3.9 W	3.7 U	3.7 U	3.9 U	16 U	18 U			3.6 U
4.4'-DDT	ug/Kg	84 J	8.7 J	3.7 U	3.7 U	3.9 U	130 J	100			3.6 U
Methoxychlor	ug/Kg	40 W	20 W	19 U	19 U	20 U	94 U	92 U			16 U
Endrin ketone	ug/Kg	7.6 W	3.9 W	3.7 U	3.7 U	3.9 U	14 J	13 J			3.6 U 3.6 U
Endrin aldehyde	ug/Kg	7.8 W	3.9 W	3.7 U	3.7 U	3.9 U	18 U 27 J	16 U 26 J			1.8 U
alpha - Chiordane	ug/Kg	4W	2 W	1.9 U	1.9 U 1.9 U	2 U 2 U	9.8 J	10 J			1.8 U
gamma – Chlordane	ug/Kg	4 W 400 W	2 W 200 W	1.9 U 190 U	190 U	200 U	940 U	920 U			160 U
Toxaphene	ug/Kg ug/Kg	78 W	39 W	37 U	37 U	39 U	160 U	160 U			38 U
Arocior 1016 Arocior 1221	ug/Kg	160 W	79 W	76 U	78 U	60 U	370 U	360 U			73 U
Arodor – 1221 Arodor – 1232	ug/Kg	76 W	39 W	37 U	37 U	39 U	160 U	160 U			36 U
Arodor - 1242	ug/Kg	78 W	39 W	37 U	37 U	39 U	160 U	970 J			36 U
Aroclor - 1248	ug/Kg	78 W	39 W	37 U	37 U	39 U	2100 J	160 U			36 U 38 U
Arodor - 1254	ug/Kg	78 W	39 W	37 U	37 U	39 U	160 U	160 U 3400			38 U
Arodor – 1260	ug/Kg	78 W	39 W	37 U	37 U	39 U	4400 J	3400			30 0
METALS		10700	10600	8440	13300	10500	9300	9420			6850 J
Aluminum	mg/Kg mg/Kg	0.26 J	0.26 W	0.43 J	0.36 J	0.2 W	1.8 J	0.27 J			0.29 J
Antimorty Arsenic	mg/Kg	5.3	5.1	4.1 J	6.2 J	4.7 J	8.1	5.5			4.6
Barium	mg/Kg	71,5	77.6	98.3	85.8	66.6	679	575			71.7 J
Beryfilum	mg/Kg	0.46 J	0.47 J	0.43 J	0.67 J	0.49 J	0.38 J	0.42 J			0.26 J
Cadmium	mg/Kg	0.58 J	0.43 J	0.36 J	0.27 J	0.24 J	2	1.2 45900 J			0.32 J 90900 J
Calcium	mg/Kg	65800	63600	75100	39500	64000 16.6	58200 18.8	45900 J 18		,	12 J
Chromium	mg/Kg	17.7	18.3	14.2	19.4 10.8	9.7 J	9.5 J	7.5 J			8.1 J
Cobalt	mg/Kg	9.5 24.9	9.4 J 23	6.3 J 21.3	21.7	20.8	190	112			16.6 J
Copper	mg/Kg	24.9	22800	18900	23900	21000	22800	18200			15600 J
iron Lead	mg/Kg mg/Kg	17.1	14.2	47.5 J	12.6 J	9.4 J	66.7	36.3			7.2
Lead Magnesium	mg/Kg	13300	12200	11300	10400	17200	9150	12200		,	25400 J
Manganese	mg/Kg	422	377	333	360	431	317	305			536 J
Mercury	mg/Kg	0.06 J	0.05 J	0.08 J	0.03 J	0.02 J	0.03 J	0.01 U 23			0.03 J 23.5 J
Nickel	mg/Kg	30,9	30.2	23.5	29.1	27.7	29.5 1870 J	23 1770 J			1880
Pot <b>assi</b> um	mg/Kg	1830 J	1920 J	1470	1620 0.31 U	1820 0.34 U	1.5 J	0.86 J			0.54 U
Selenium	mg/Kg	0.43 U 0.08 UJ	0.58 U 0.11 W	0.32 U 0.13 U	0.31 U	0.14 U	0,1 W	0.08 W			0.1 W
Silver	mg/Kg	93.4 J	105 J	75 J	99.6 J	129 J	127 J	108 J			119 J
Sodium Thaillum	mg/Kg mg/Kg	0.3 U	0.41 U	0.25 U	0.14 U	0.26 U	0.39 U	0.31 U			0.38 U
Thaillum Vanadium	mg/Kg	17.9	18.6	14.8	21.9	17	21.2	18.1			13.7 J
Zinc	mg/Kg	65	79.7	58.6	80.7	101	569	415			43.7 J
Cyenide	mg/Kg	0.58 U	0.48 U	0.52 U	0.52 U	0.59 U	0.48 U	0.51 U			0.48 U
OTHER ANALYSES											
Nitrate/Nitrite - Nitrogen	mg/Kg	20.17	87 J	29 U	67 J	27 U	208000	218000			283
Total Petroleum Hydrocarbons	mg/Kg	30 U 85.4	87 J 85.2	58.4	67.7	63.6	90.1	92.5			91.8
Total Solide	%W/W	<b>5</b> 3. <b>₹</b>	33.E	-0.7	****						

	MATRIX LOCATION DEPTH FEET) SAMPLE DATE ES ID LAB ID	SOIL SEAD - 60 6 - 8 06/07/94 8860 - 2 - 04 223340	SOIL SEAD -60 6-6 06/07/94 SB60-2-04RE 223340	80IL 8EAD - 60 0-0.2 06/08/94 8B60-3.00 223/49 9	8OIL SEAD - 60 4 - 6 06/08/94 SB60 - 3.03 223500	8OIL 8EAD-80 6-8 06/08/94 8B60-3.04 223501
COMPOUND	SDG NUMBER UNITS	44865	44665	44665	44665	44665
VOLATILE ORGANICS	••					
Chioromethane	ug/Kg	11 U R		14 U	11 U	11 U
Bromomethane	ug/Kg	11 U R		14 U 14 U	11 U	11 U
Vinyl Chioride Chioroethane	ug/Kg ug/Kg	11 U R 11 U R		14 U 14 U	11 U 11 U	11 U 11 U
Methylene Chioride	ug/Kg	3J		21	54	1J
Acetone	ug/Kg	11 U R		14 U	11 U	11 U
Carbon Disulfide	ug/Kg	11 U R		14 U	11 U	2 J
1,1-Dichloroethere	ug/Kg	11 U R		14 U	11 0	11 U
1,1-Dichloroethene 1,2-Dichloroethene (total)	ug/Kg ug/Kg	11 U R 11 U R		14 U 14 U	11 U 11 U	11 U 11 U
Chloroform	ug/Kg	11 U R		14 U	11 U	11 U
1,2-Dichloroethane	ug/Kg	11 U R		14 U	11 U	11 U
2 - Butanone	ug/Kg	11 U R		14 U	11 U	11 U
1,1,1 - Trichloroethane	ug/Kg	11 U R		14 U	11 0	11 U
Carbon Tetrachloride	ug/Kg	11 U R 11 U R		14 U 14 U	11 U 11 U	11 U 11 U
Bromodichloromethane 1,2~Dichloropropane	ug/Kg ug/Kg	11 U R		14 U	11 0	11 U
ds-1,3-Dichloropropene	ug/Kg	11 U R		14 U	11 U	11 U
Trichloroethene	ug/Kg	11 U R		14 U	11 U	11 U
Dibromochioromethane	ug/Kg	11 U R		14 U	11 U	11 U
1,1,2-Trichloroethane	ug/Kg	11 U R		14 U 14 U	11 U 11 U	11 U 11 U
Benzene trans~1,3~Dichloropropene	ug/Kg ug/Kg	11 U R 11 U R		14 U	11 U	11 U
Bromoform	Ug/Kg	11 U R		14 Ü	11 0	11 0
4 - Methyl - 2 - Pentanone	Ug/Kg	11 U R		14 U	11 U	11 U
2 - Hexanone	ug/Kg	11 U R		14 U	11 U	11 U
Tetrachioroethene	ug/Kg	3 J		14 U 14 U	11 U 2	11 U 11 U
1,1,2,2 - Tetrachloroethære	ug/Kg ug/Kg	11 U R 2 J		14 U	11 U	11 0
Totuene Chioroberizene	ug/Kg	11 U R		14 U	11 U	11 Ŭ
Ethylberizene	ug/Kg	11 U R		14 U	11 U	11 U
Styrene	ug/Kg	11 U R		14 U	11 U	11 U
Xylene (total)	ug/Kg	11 U R		14 U	11 U	11 U
HERBICIDES						
2.4-D	ug/Kg					
2,4-DB	ug/Kg ug/Ka				·	
2,4,5-T 2,4,5-TP (Silvex)	ug/Kg					
Dalapon	ug/Kg					
Dicamba	ug/Kg					
Dichloroprop	ug/Kg					
Dinoseb	ug/Kg					
MCPA MCPP	ug/Kg ug/Kg					
mor i						
NITROAROMATICS						
HMX	ug/Kg					
RDX 1,3,5—Trinitrobenzene	ug/Kg ug/Kg					
1,3-Dinitroberzene	ug/Kg					
Tetryl	ug/Kg					
2,4,6~Trinitrotoluene	ug/Kg					
4-amino-2,6-Dinitrotoluene	ug/Kg					
2-amino-4,6-Dinitrotoluene	ug/Kg					
2,8-Dinitrotoluene 2,4-Dinitrotoluene	ug/Kg ug/Kg					
e, Diff of otologies	Ug/Ng					

	MATRIX LOCATION	SOIL SEAD-60	SOIL SEAD-60	SOIL SEAD-50	SOIL SEAD-60	BOIL SEAD-60
	DEPTH (FEET) SAMPLE DATE ES ID ≥	6-8 06/07/94 SB60-2-04	6-8 06/07/94 SB60-2-04RE	0-0.2 06/06/94 SB60-3.00	4-6 06/06/94 SB60-3.03	6-8 06/08/94 SB60-3.04
	LAB ID	223340	223340	223499	223500	223501
	SDG NUMBER	44665	44665	44665	44665	44665
COMPOUND SEMIVOLATILE ORGANICS	UNITS	*****	350 W	2200 U	*****	
Phenol bis(2Chioroethyl) ether	ug/Kg ug/Kg	350 U 350 U	350 W	2200 U	350 U 350 U	350 U 350 U
2-Chlorophenol	ug/Kg	350 U	350 LU	2200 U	350 U	350 U
1,3 - Dichlorobenzene	ug/Kg	350 U	350 LU	2200 U	350 U	350 U
1,4-Dichlorobenzene	ug/Kg	350 U	350 W	2200 U	350 U	350 U
1,2-Dichlorobenzene	ug/Kg	350 U	350 W	2200 U	350 U	350 U
2 - Methylphenol	ug/Kg ug/Kg	350 U 350 U	350 W 350 W	2200 U 2200 U	350 U 350 U	350 U 350 U
2,2'-cxybis(1-Chloropropane) 4-Methylphenol	ug/Kg	350 U	350 UJ	2200 U	350 U	350 U
N-Nitroso-di-n-propylamine	ug/Kg	350 U	350 UJ	2200 U	350 U	350 U
Hexachloroethane	ug/Kg	350 U	350 W	2200 U	350 U	350 U
Nitrobenzene	ug/Kg	350 U	350 W	2200 U	350 U	350 U
Isophorone	ug/Kg	350 U 350 U	350 W 350 W	2200 U 2200 U	350 U 350 U	350 U 350 U
2 – Nitrophenol 2,4 – Dimethylphenol	ug/Kg ug/Kg	350 U	350 UJ	2200 U	350 U	350 U
bis(2-Chloroethoxy) methane	ug/Kg	350 U	350 W	2200 U	350 U	350 U
2,4Dichlorophenol	ug/Kg	350 U	350 W	2200 U	350 U	350 U
1,2,4-Trichlorobenzene	ug/Kg	350 U	350 W	2200 U	350 U	350 U
Naphthalene	ug/Kg	350 U	350 W	2200 U	350 U	350 U
4-Chioroaniline	ug/Kg	350 U 350 U	350 W 350 W	2200 U 2200 U	350 U 350 U	350 U 350 U
Hexachiorobutadiene 4- Chioro-3-methylphenol	ug/Kg ug/Kg	350 U	350 UJ	2200 U	350 U	350 U
2 - Methylnaphthalene	ug/Kg	350 U	350 UJ	2200 U	350 U	350 U
Hexachiorocyclopentacliene	ug/Kg	350 U	350 W	2200 U	350 U	350 U
2,4,6-Trichlorophenol	ug/Kg	350 U	350 W	2200 U	350 U	350 U
2,4,5—Trichlorophenol	ug/Kg	850 U	850 W	5400 U 2200 U	860 U 350 U	850 U 350 U
2 - Chioronaphthalene	ug/Kg	350 U 850 U	350 W 850 W	5400 U	880 U	850 U
2 – Nitroaniline Dimethylphthalate	ug/Kg ug/Kg	350 U	350 UJ	2200 U	350 U	350 U
Acenaphthylene	ug/Kg	350 U	350 UJ	2200 U	350 U	350 U
2,6-Dinitrotoluene	ug/Kg	350 U	350 W	2200 U	350 U	350 U
3 - Nitroaniline	ug/Kg	850 U	850 W	5400 U	860 U	850 U
Acenaphthene	ug/Kg	350 U	32 J	2200 U	350 U 860 U	350 U 850 U
2,4-Dinitrophenol	ug/Kg ug/Kg	850 U 850 U	850 W 850 W	5400 U 5400 U	860 U	850 U
4 – Nitrophenol Dibenzofuran	ug/Kg	350 U	350 UJ	2200 U	350 U	350 U
2,4-Dinitrotoluene	ug/Kg	350 U	350 W	2200 U	350 U	350 U
Diethylphthalate	ug/Kg	350 U	350 W	2200 U	350 U	350 U
4 - Chlorophenyl - phenyl ether	ug/Kg	350 U	350 W	2200 U	350 U	350 U
Fluorene	ug/Kg	350 U	350 LU	2200 U	350 U	350 U 850 U
4-Nitroanline	ug/Kg ug/Kg	850 U 850 U	850 W 850 W	5400 U 5400 U	860 U 860 U	850 U
4,6-Dinitro-2-methylphenol N-Nitrosodiphenylamine	ug/Kg	350 U	350 W	2200 U	350 U	350 U
4-Bromopheryl-pherylether	ug/Kg	350 U	350 W	2200 U	350 U	350 U
Hexachlorobenzene	ug/Kg	350 U	350 W	2200 U	350 U	350 U
Pentachiorophenol	ug/Kg	850 U	850 UJ	5400 U 860 J	860 U 350 U	850 U 350 U
Phenanthrene	ug/Kg ug/Kg	350 U 350 U	350 W 350 W	2200 U	350 U	350 U
Anthracene Carbazole	ug/Kg	350 U	350 W	2200 U	350 U	350 U
Di-n-butylphthalate	ug/Kg	350 U	350 UJ	2200 U	81 J	94 J
Fluoranthene	ug/Kg	29 J	350 W	1300 J	350 U	350 U
Pyrene	ug/Kg	62 J	350 W	2000 J	350 U	350 U
Butylbenzylphthalate	ug/Kg	350 U	350 W	2200 U 2200 U	350 U 350 U	350 U 350 U
3,3' - Dichlorobenzidine	ug/Kg ug/Kg	350 U 350 U	350 W 350 W	2200 U	350 U	350 U
Benzo(a)anthracene Chrysene	ug/Kg	350 U	350 W	1100 J	350 U	350 U
bis(2-Ethylhexyl)phthalate	ug/Kg	43 J	350 W	2200 U	350 U	160 J
Di-n-octylphthalate	ug/Kg	350 U	350 LU	2200 U	350 U	350 U
Benzo(b) fuoranthene	ug/Kg	350 U	350 W	1500 J	350 U	350 U
Benzo(k) fuoranthene	ug/Kg	350 U	350 W	2200 W	350 U 350 U	350 U 350 U
Senzo(a)pyrene	ug/Kg	350 U	350 W . 46 J	2200 U 1100 J	350 U 350 U	350 U
Indeno (1,2,3 – cd) pyrene	ug/Kg ug/Kg	350 U 350 U	46 J 27 J	1100 J	350 U	350 U
Dibenz (a,h) anthracene Benzo (g,h,i) perylene	ug/Kg	350 U	43 J	1600 J	350 U	350 U
On LOW, types years	-0.4					

SENECA ARMY DEPOT SEAD-80 ENVIRONMENTAL SITE INSPECTION SOIL ANALYSIS RESULTS

	MATRIX LOCATION DEPTH FEET)	SOIL SEAD-80 6-8 06/07/94	SOIL SEAD - 80 6 - 8 06/07/94	SOIL SEAD-80 0-0.2 06/08/94	SOIL SEAD-60 4-6 06/08/94	SOIL SEAD-80 6-8
	SAMPLE DATE ES ID 2	SB80-2-04	SB80-2-04RE	SB80-3.00	SB80-3.03	06/08/94 8B60-3.04
	LAB ID	223340 44665	223340 44665	223499 44665	223500 44665	223501
COMPOUND	SDG NUMBER UNITS	44005	44005	44000	44000	44665
PESTICIDES/PCB	UNITO					
alpha-BHC	ua/Ka	1,8 U		2.9 UJ	1.8 U	- 1.8 U
beta-BHC	ug/Kg	1.8 U		2.9 W	1.8 U	1.8 U
delta-BHC	ug/Kg	1.8 U		2.9 W	1.8 U	1.8 U
gamma-BHC (Lindane)	ug/Kg	1.8 U		2.9 W	1.6 U	1.8 U
Heptachlor	ug/Kg	1.8 U		2.9 W	1.8 U	1.8 U
Aldrin	ug/Kg	1.6 U		2.9 W 2.9 W	1.8 U	1.6 U
Heptachior epoxide Endosulfan I	па/Ка	1.8 U 1.8 U		8.3 J	1.6 U 1.8 U	1.8 U 1.8 U
Dieldrin	ug/Kg ug/Kg	1.6 U		5.8 W	3.5 U	3.5 U
4.4'-DDF	ug/Kg	3.5 U		28 J	3.5 U	3.5 U
Endrin	ид/Ка	3.5 U		5.6 UJ	3.5 U	3.5 U
Endosultan II	ug/Kg	3.5 U		5.6 WJ	3.5 U	3.5 U
4,4'-DDD	ug/Kg	3.5 U		100 J	3.5 U	3.5 U
Endosultan sulfate	ug/Kg	3,5 U		5.6 W	3.5 U	3.5 U
4,4'-DDT	ug/Kg	3.5 U		5.6 W	3.5 U	3.5 U
Methoxychlor	ug/Kg	18 U		29 W	18 U	18 U
Endrin ketone	ug/Kg	3.5 U		5.6 W	3.5 U 3.5 U	3.5 U 3.5 U
Endrin aldehyde	ug/Kg	3.5 U		5.6 W 3 J	1.8 U	3.5 U 1.8 U
alpha-Chlordane gamma-Chlordane	ug/Kg ug/Kg	1.8 U 1.8 U		2,9 W	1.6 U	1.8 U
Toxaphene	ug/Kg	180 U		290 W	180 U	180 U
Arodor – 1016	ug/Kg	35 U		. 58 UJ	35 U	35 U
Aroclor = 1221	ир/Ка	71 U		110 W	72 U	71 U
Aroclor – 1232	ир/Ка	35 U		58 WJ	35 U	35 U
Aroclor - 1242	ug/Kg	35 U		56 UJ	35 U	35 U
Aroclor - 1248	ug/Kg	35 U		58 W	35 U	35 U
Aroclor – 1254	ug/Kg	35 U		58 W	35 U	35 U
Aroclor – 1260	ug/Kg	35 U		220 J	35 U	35 U
METALS						
Auminum	mg/Kg	8320		14100	6980	13200
Antimony	mg/Kg	0.22 W		0.49 J	0.26 J	0.16 UJ
Arsenic	mg/Kg	3.8		7	4	5.6
Bartum	mg/Kg	90.1		416	64	50.1
Berytllum	mg/Kg	0.38 J		0.66 J	0.35 J	0.63 J 0.72
Cadmium	mg/Kg	0.33 J		1.5 J 23700 J	0.35 J 102000 J	50600 J
Calcium	mg/Kg mg/Kg	72300 J 14.1		23.3	12	22.7
Chromium Cobalt	mg/Kg	7.9 J		13,1 J	8.2	12.7
Copper	mg/Kg	20.5		74.1	19.8	30.6
Iron	mg/Kg	17700		25700	15500	32100
Lead	mg/Kg	9.5		50.6	8.2	15.3
Magnesium	mg/Kg	19000		8570	18000	11400
Manganese	mg/Kg	368		443	417	378
Mercury	mg/Kg	0.07 J		0.02 U	0.02 J	0.01 J
Nickel	mg/Kg	23.6		31.3	22.9 1690 J	44.3 1920 J
Potessium	mg/Kg	1820 J 0.47 U		1820 J 1,2 J	0.43 U	0.65 J
Selenium	mg/Kg	0.47 U 0.09 W		0.17 UJ	0.08 UJ	0.07 UJ
Silver	mg/Kg mg/Kg	119 J		118 J	113 J	140 J
Sodium Thallium	mg/Kg	0.33 U		0.64 U	0.3 U	0.28 U
I hallium Vanadium	mg/Kg	14.5		26.2	12.9	19.3
Zinc	mg/Kg	84.4		314	56.3	268
Zinc Cyanide	mg/Kg	0.43 U		0.76 U	0.46 U	0.51 U
•						
OTHER ANALYSES Nitrate/Nitrite - Nitrogen	mg/Kg					
Total Petroleum Hydrocarbons	mg/Kg	332		50900	57	34
Total Solids	*WW	94.2		59.1	93.1	93.6

	MATRIX LOCATION SAMPLE DATE ES ID	WATER SEAD-60 07/07/94 MW60-1	WATER SEAD-60 07/07/94 MW60-2	WATER SEAD - 60 07/07/94 MW60 - 5	WATER SEAD - 60 03/29/94 MW60 - 3
	LAB ID	226301	225302	226305	215838
	SDG NUMBER	45257	45257	45257	43179
COMPOUND	UNITS			MW60-2DUP	
VOLATILE ORGANICS			46.11	40.44	
Chloromethane	ug/L	10 U	10 U	10 U	10 U
Bromomethane Vinyl Chloride	ug/L ug/L	10 U 10 U	10 U 10 U	10 U 10 U	10 U 10 U
Chlorosthane	ug/L	10 U	10 U	10 U	10 U
Methylene Chloride	ug/L	10 U	10 U	10 U	10 U
Acetone	ug/L	48	27 J	77 J	10 U
Carbon Disuffide	ug/L	10 U	10 U	10 U	10 U
1,1 - Dichloroethene	ug/L	10 U 10 U	10 U 10 U	10 U 10 U	10 U 10 U
1,1-Dichioroethane 1,2-Dichioroethene (total)	ug/L ug/L	10 U	10 U	10 U	10 U
Chloroform	ug/L	10 U	10 U	10 U	10 U
1,2-Dichioroethane	ug/L	10 U	10 U	10 U	10 U
2-Butanone	ug/L	10 U	10 U	10 U	10 U
1,1,1-Trichloroethane	ug/L	10 U	10 U	10 U	10 U
Carbon Tetrachloride	ug/L	10 U	10 U	10 U	10 U
Bromodichloromethane	ug/L	10 U 10 U	10 U 10 U	10 U 10 U	10 U 10 U
1,2-Dichloropropene cis-1,3-Dichloropropene	ug/L ug/L	10 U	10 U	10 U	10 U
Trichloroethene	ug/L	10 U	10 U	10 U	10 U
Dibromochloromethane	ug/L	10 U	10 U	10 U	10 U
1,1,2-Trichloroethane	Ug/L	10 U	10 U	10 U	10 U
Senzene	ug/L	1 J	10 U	10 U	10 U
transi-1,3-Dichloropropene	ug/L	10 U	10 U	10 U	10 U
Bromoform	ug/L	10 U 10 U	10 U 10 U	10 U · 10 U	10 U 10 U
4-Methyl-2-Pentanone 2-Hexanone	ug/L ug/L	10 U	10 U	10 U	10 U
Tetrachioroethene	ug/L	10 U	10 U	10 U	10 U
1,1,2,2 - Tetrachloroethane	ug/L	10 U	10 U	10 U	10 U
Toluene	ug/L	10 U	10 U	10 U	10 U
Chloroberizene	ug/L	10 U	10 U	10 U	10 U
Ethylberizene	ug/L ug/L	10 U 10 U	10 U 10 U	10 U 10 U	10 U 10 U
Styrene Xylene (total)	ug/L	10 U	10 U	10 U	10 U
Aylana (lotal)	Og C				
HERBICIDES					
2,4-D	ug/L				
2.4-DB	ug/L				
2,4,5-T	ug/L ug/L				
2,4,5-TP (Slivex) Dalapon	ug/L				
Dicamba	ug/L				
Dichloroprop	ug/L				
Dinoseb	ug/L				
MCPA	ug/L				
MCPP	ug/L				
NITROAROMATICS					
HMX	ug/L				
ADX	ug/L				
1,3,5-Trinitrobenzene	ug/L				
1,3-Diretrobenzene	ug/L				
Tetryl	ug/L				
2,4,6 - Trinitrotoluene	ug/L ug/L				
4-amino-2,6-Dinitrotoluene 2-amino-4,6-Dinitrotoluene	ug/L				
2.6-Diritrotoluene	Ug/L				
2,4-Diritrotoluene	ug/L				
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	MATRIX LOCATION SAMPLE DATE ES ID LAB ID SDG NUMBER	WATER SEAD - 60 07/07/94 MW60 - 1 22630 1 45257	WATER SEAD - 60 07/07/94 MW60 2 22630 2 45257	WATER SEAD - 60 07/07/94 MW60 - 5 22630 5 45257	WATER SEAD - 60 03/29/94 MW80 - 3 215838 43179
COMPOUND SEMIVOLATILE ORGANICS	UNITS			MW60-2DUP	
Phenoi	ug/L	10 U	10 U	11 U	10 U
bis (2-Chloroethyl) ether	ug/L	10 U	10 U	11 U	10 U
2 - Chlorophenol	ug/L	10 U	10 U	11 U	10 U
1,3 – Dichlorobenzene 1,4 – Dichlorobenzene	∪g/L ∪g/L	10 U 10 U	10 U 10 U	11 U 11 U	10 U 10 U
1,4-Dichlorobenzene	ug/L	10 U	10 U	11 U	10 U
2 Methylphenol	ug/L	10 U	10 U	11 U	10 U
2,2'-oxybis(1-Chloropropane)	ug/L	10 U	10 U	11 U	10 U
4 - Methylphenol	ug/L	10 U	10 U	11 U	10 U
N – Nitroso – di – n – propytamine Hexachioroethane	ug/L	10 U 10 U	10 U 10 U	11 U 11 U	10 U 10 U
Nitrobenzene	ug/L ug/L	10 U	10 U	11 U	10 U
Isophorone	ug/L	10 U	10.4	11 U	10 U
2-Nitrophenol	ug/L	10 U	10 Ú	11 U	10 U
2,4Dimethylphenol	ug/L	10 U	10 U	11 U	10 U
bis(2-Chloroethoxy) methane	ug/L	10 U 10 U	10 U 10 U	11 U 11 U	10 U 10 U
2,4-Dichlorophenol 1,2,4-Trichlorobenzene	ug/L ug/L	10 U	10 U	11 U	10 U
Naphthalene	ug/L	10 U	10 U	11 U	10 U
4-Chioroaniline	ug/L	10 U	10 U	11 U	10 U
Hexachlorobutadie ne	ug/L	10 U	10 U	11 U	10 U
4-Chloro-3-methylphenol	ug/L	10 U	10 U	11 U 11 U	10 U 10 U
2 - Methylnaphthalene Hexachlorocyclopentaciene	ug/L ug/L	10 U 10 U	10 U 16 U	11 U	10 U
2.4.8 – Trichlorophenol	ug/L	10 U	10 U	11 Ŭ	10 U
2,4,5 - Trichlorophenol	ug/L	25 U	26 U	28 U	26 U
2 - Chloronaphthalene	ug/L	10 U	10 U	11 U	10 U
2-Nitroaniline	ug/L	25 U	26 U ′ 10 U	28 U 11 U	26 U 10 U
Dimethylphthalate Acenaphthylene	ug/L ug/L	10 U 10 U	10 U	11 U	10 U
2.6-Dinitrotoluene	ug/L	10 U	10 U	11 Ŭ	10 U
3 - Nitroaniline	ug/L	25 U	26 U	28 U	26 U
Acenaphthene	ug/L	10 U	10 U	11 U	10 U
2,4-Dintrophenol	ug/L	25 U 25 U	26 U 26 U	28 U 28 U	26 U 26 U
4 – Nitrophenol Diberzofuran	ug/L ug/L	10 U	10 U	11 U	10 U
2.4 Dinitrotoluene	ug/L	10 U	10 U	11 U	10 U
Diethylphthalate	ug/L	10 U	10 U	11 U	10 U
4 Chlorophenyl phenyl ether	ug/L	10 U	10 U	11 U	10 U
Fluorene 4 – Nitroaniline	ug/L ug/L	10 U 25 U	10 U 26 U	11 U 28 U	10 U 28 U
4-Niroaniine 4,6-Dinitro-2-methylphenol	ug/L	25 U	26 U	28 U	28 U
N - Nitrosodiphenylamine	ug/L	10 U	10 U	11 U	10 U
4-Bromophenyl-phenylether	ug/L	10 U	10 U	11 U	10 U
Hexachlorobenzene	ug/L	10 U 25 U	10 U 26 U	11 U 26 U	10 U 28 U
Pentachiorophenol Phenanthrene	ug/L ug/L	10 U	10 U	11 U	10 U
Anthracene	ug/L	10 U	10 U	11 Ü	10 U
Carbazole	ug/L	10 U	10 U	11 U	10 U
DI-n-butyiphthalate	ug/L	10 U	10 U	11 U	10 U
Fluoranthene	ug/L	10 U	10 U 10 U	11 U 11 U	10 U 10 U
Pyrene	ug/L	10 U 10 U	10 U	11 U	10 U
Butylberizyi phthelate 3.3' Dichlor oberizidine	ug/L ug/L	10 U	10 U	11 U	10 U
Benzo(a) antivacene	ug/L	10 U	10 U	11 U	10 U
Chrysene	ug/L	10 U	10 U	11 U	10 U
bis(2-Ethylhexyl)phthalate	ug/L	10 U	25 U	11 U	10 U
DI-n-octylphthalate	ug/L	10 U	10 U	11 U	10 U 10 U
Benzo(b) fuoranthene	ug/L	10 U 10 U	10 U 10 U	11 U 11 U	10 U 10 U
Berzo (k) Suprembere	ug/L ug/L	10 U	10 U	11 U	10 U
Bertzo(a)pyrene Indeno(1,2,3-cd)pyrene	ug/L	10 U	10 U	11 Ü	10 U
Diberz (s,h) antiracene	ug/L	10 U	10 U	11 U	10 U
Berzo(g,h,l)perylene	ug/L	10 U	10 U	11 U	10 U

COMPOUND	MATRIX LOCATION SAMPLE DATE ES ID LAB ID SDG NUMBER UNITS	WATER SEAD - 60 07/07/94 MW60-1 226301 45257	WATER SEAD 60 07/07/94 MW60 2 22630 2 45257	WATER 8EAD - 60 07/07/94 MW60 - 5 22630 5 45257 MW60 - 20UP	WATER 8EAD( 03/29/94 MW60: 215838 43179
PESTICIDES/PCB	UNITO			WW00-2001	
alpha – BHC	ug/L	0.051 U	0.051 U	0.054 WJ	0.052 U
beta-BHC	ug/L	0.051 U	0.051 U	0.054 UJ	0.049 J
delta-BHC	ug/L	0.051 U	0.051 U	0.054 W	0.052 U
gamma-BHC (Undane)	ug/L	0.051 U	0.051 U	0.054 W	0.052 U
Heptachlor	ug/L	0.051 U	0.051 U	0.054 W	0.052 U
Aldrin Heptachlor epoxide	ug/L	0.051 U 0.051 U	0.051 U 0.051 U	0.054 W 0.054 W	0.052 U 0.052 U
Endosulfan I	ug/L ug/L	0.051 U	0.051 U	0.054 UJ	0.052 U
Dieldrin	ug/L	0.1 U	0.1 U	0.11 W	0.1 U
4.4'-DDE	ug/L	0.1 U	0.1 U	0.11 W	0.1 U
Endrin	ug/L	0.1 U	0.1 U	0.11 W	0.1 U
Endosulfan II	ug/L	0.1 U	0.1 U	0.11 W	0.1 U
4,4'-DDD	ug/L	0.1 U	0.1 U	0.11 W	0.1 U
Endosulfan sulfate	ug/L	0.1 U	0.1 U 0.1 U	0.11 W 0.11 W	0.1 U 0.1 U
4,4'-DDT Methoxychlor	ug/L ug/L	0.1 U 0.51 U	0.1 U 0.51 U	0.11 W 0.54 W	0.1 U 0.52 U
Endrin ketone	ug/L	0.1 U	0.1 U	0.11 W	0.1 U
Endrin aldehyde	ug/L	0.1 U	0.1 Ü	0.11 W	0.1 U
alpha-Chlordane	ug/L	0.051 U	0.051 U	0.054 UJ	0.052 U
gamma~Chlordene	ug/L	0.051 U	0.051 U	0.054 W	0.052 U
Toxaphene	ug/L	5.1 U	5.1 U	5.4 W	5.2 U
Aroclor-1016	ug/L	10	1 U	'1.1 W 2.2 W	1 U 2.1 U
Aroclor – 1221	ug/L	2 U 1 U	2 U 1 U	2.2 W	10
Arodor – 1232 Arodor – 1242	ug/L ug/L	10	10	1.1 W	10
Arodor = 1242 Arodor = 1248	ug/L	10	1Ŭ	1.1 W	1 Ŭ
Aroclor - 1254	ug/L	10	1 U	1.1 W	1 U
Aroclor – 1260	ug/L	1 U	1 U	1.1 W	1 U
METALS					
Aluminum	ug/L	348	42.8 J	58 J	378
Antimorry	ug/L	1.3 U	1.3 U	1.3 U	0.99 U
Arsenic	ug/L	2 U	2 U	2 U	1.5 U
Berlum	ug/L	88.7 J	45 J 0.1 U	40 J 0.1 U	34 J 0.06 U
Beryllium Cadmium	ug/L ug/L	0.1 U 0.2 U	0.1 U	0.1 U	0.00 U
Calcium Calcium	ug/L	95100	109000	_ 112000	113000
Chromium	ug/L	0.56 J	0.4 U	0.4 U	0.51 J
Cobalt	ug/L	0.5 U	0.5 U	0.5 U	0.72 J
Copper	ug/L	0,5 U	0.5 U	0.5 U	0.99 J
Iron	ug/L	1290	1300	1340	1440
Lead	ug/L	0.9 U 31100	0.9 U 53500	0.89 U 55100	0.79 U 52800
Magnesium	ug/L ug/L	31100	125	116	188
Manganese Mercury	ug/L	0.05 J	0.04 U	0.05 J	0.03 U
Nickel	ug/L	0.7 U	0.7 U	0.7 U	1,6 J
Potessium	ug/L	8760	4530 J	3950 J	4510 J
Selenium	ug/L	2.7 U	2.7 U	2.7 U	1.7 U
Silver	ug/L	0.5 U	0.5 U	0.5 U	0.69 U
Sodium	ug/L	59400	12300	10900	11400
Thatilum	ug/L	1.9 U 1 J	1.9 U 0.5 U	1.9 U 0.5 U	1.8 J 1.5 J
Vanadium	ug/L ug/L	6.9 J	3.2 J	2.2 U	4.8 J
Zinc Cyanide	ug/L	5 U	5 U	5 U	5 U
OTHER ANALYSES					
Nitrate/Nitrite - Nitrogen	mg/L				
Total Petroleum Hydrocarbons	mg/L	2.2	1.22	0.76	0.4 U
pH	Standard Units	7.4	7,3	7.3	7.6
Conductivity	umhos/cm	1010	700 11.5	700 11.5	615 8.2
Temperature	.c Ω	11.7 104	11.5 8.6	11.5 6.6	5.8
Turbidity	NIU	104	0.0	8.0	5.9

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	MATRIX LOCATION SAMP LE DATE ES ID LAB ID SDG NUMBER	WATER SEAD - 60 04/27/94 SW60 - 1 21953 1 43826	WATER SEAD 80 04/20/94 SW60 2 218498 43828	WATER 8EAD - 60 04/20/94 6W60 - 3 216497 43626	WATER SEAD 80 04/20/94 SW80 5 218498 43828
COMPOUND	UNITS				SW60-3DUP
VOLATILE ORGANICS	_		45.11	40.11	40.11
Chloromethene	ug/L	10 U	10 U 10 U	10 U 10 U	10 U 10 U
Bromomethane	ug/L	10 U 10 U	10 U	10 U	10 U
Virryl Chloride Chloroethane	ug/L ug/L	10 U	10 U	10 U	10 U
Methylene Chloride	ug/L	10 U	10 U	10 U	10 U
Acetone	ug/L	10 U	10 U	10 U	10 U
Carbon Disulfide	ug/L	10 U	10 U	10 U	10 U
1,1-Dichloroethere	ug/L	10 U	10 U	10 U	10 U
1,1-Dichloroethane	ug/L	10 U	10 U	10 U	10 U
1,2-Dichloroethene (total)	ug/L	10 U	10 U	10 U	10 U
Chloroform	ug/L	10 U	10 U	10 U	10 U
1,2-Dichloroethane	ug/L	10 U	10 U	10 U	10 U 10 U
2-Sutanone	ug/L	10 U	10 U	10 U	10 U
1,1,1-Trichloroethane	ug/L	10 U	10 U 10 U	10 U 10 U	10 U
Carbon Tetrachigride Bromodichioromethane	ug/L ug/L	10 U 10 U	10 U	10 U	10 U
1,2-Dichloropropane	ug/L	10 U	10 U	10 U	10 U
cis = 1,3 = Dichloropropene	ug/L	10 U	10 U	10 U	10 U
Trichioroethene	ug/L	10 U	10 U	10 U	10 U
Dibromochioromethane	ug/L	10 U	10 U	10 U	10 U
1,1,2-Trichloroethane	ug/L	10 U	10 U	10 U	10 U
Benzene	ug/L	10 U	10 U	10 U	10 U
trans-1,3-Dichloropropene	ug/L	10 U	10 U	10 U	10 U
Sromoform	ug/L	10 U	10 U	10 U	10 U
4-Methyl-2-Pentanone	ug/L	10 U	10 U	10 U 10 U	10 U 10 U
2-Hexanone	ug/L	10 U 10 U	10 U 10 U	10 U	10 U
Tetrachloroethene	ug/L	10 U	10 U	10 U	10 U
1,1,2,2 - Tetrachloroethane Toluene	ug/L ug/L	10 U	10 U	10 U	10 U
Chlorobenzene	ug/L	10 U	10 U	10 U	10 U
Ethylberizene	ug/L	10 U	10 U	10 U	10 U
Styrene	ug/L	10 U	10 U	10 U	10 U
Xylene (total)	ug/L	10 U	10 U	10 U	10 U
HERBICIDES					
2,4-D	ug/L				
2,4-08	ug/L ug/L				
2,4,5-T 2,4,5-TP (SIMex)	ug/L				
Dalapon	ug/L				
Dicamba	ug/L				
Dichloroprop	ug/L				
Dinoseb	ug/L				
MCPA	ug/L				
MCPP	ug/L				
NITROAROMATICS					
HMX	ug/L				
RDX	ug/L				
1,3,5 - Trinitrobenzene	ug/L				
1,3-Dinitrobenzene	ug/L				
Tetryl	ug/L				
2,4,6-Trinitrotoluene	ug/L				
4-amino-2,6-Dintrotoluene	ug/L				
2-amino-4,6-Dinitrotoluene	ug/L				
2,6-Dinitrotoluene	ug/L ug/L				
2,4-Dinitrotoluene	Og/L				

SENECA ARMY DEPOT SEAD-80 ENVIRONMENTAL SITE INSPECTION SURFACE WATER ANALYSIS RESULTS

сомроиир	MATRIX LOCATION SAMPLE DATE ES ID LAB ID SDG NUMBER UNITS	WATER 8EAD-60 04/27/94 8W80-1 219531 43628	WATER SEAD - 60 04/20/94 SW60 - 2 21849 6 43628	WATER SEAD 60 04/20/94 SW60 3 21849 7 43626	WATER SEAD -60 04/20/94 SW60 - 5 218486 43626 SW60 - 3DUP
SEMIVOLATILE ORGANICS Phenol	ug/L	10 U	12 U	11 U	11 U
bis(2-Chloroethyl) ether	ug/L	10 U	12 U	11 U	11 0
2-Chlorophenol	ug/L	10 U	12 U	11 Ü	11 Ü
1,3-Dichloroberzene	ug/L	10 U	12 U	11 U	11 U
1,4-Dichloroberizene	ug/L	10 U	12 U	11 U	11 U
1,2-Dichloroberzene	ug/L	10 U	12 U 12 U	11 U 11 U	11 U 11 U
2-Methylphenol 2,2'-oxybis(1-Chloropropane)	ug/L ug/L	10 U 10 U	12 U	11 U	11 0
4-Methylphenol	ug/L	10 U	12 U	11 U	11 Ü
N-Nitroso-di-n-propylamine	ug/L	10 U	12 U	11 U	11 U
Hexachioroethane	ug/L	10 U	12 U	11 U	11 U
Nitroberizene	ug/L	10 U 10 U	12 U 12 U	11 U 11 U	11 U 11 U
leophorone 2Nitrophenol	ug/L ug/L	10 U	12 U	11 U	11 U
2.4-Dimethylphenol	ug/L	10 U	12 U	11 U	11 Ü
bis(2-Chloroethoxy) methane	ug/L	10 U	12 U	11 U	, 11 U
2,4-Dichlorophenol	ug/L	10 U	12 U	11 U	11 U
1,2,4—Trichloroberzene	ug/L	10 U 10 U	12 U 12 U	11 U 11 U	11 U 11 U
Naphthalene 4-Chloroaniline	ug/L ug/L	10 U	12 U	11 U	11 U
Hexachlorobutadiene	ug/L	10 U	12 U	11 Ü	11 Ü
4-Chloro-3-methylphenol	ug/L	10 U	12 U	11 U	11 U
2 – Methylnaphthalene	ug/L	10 U	12 U	11 U	11 U
Hexachiorocycloperitaciene	ug/L	10 U 10 U	12 U 12 U	11 U 11 U	11 U 11 U
2,4,8 - Trichlorophenol 2,4,5 - Trichlorophenol	ug/L ug/L	26 U	29 U	29 U	27 U
2 - Chloronaphthalene	ug/L	10 U	12 U	11 U	11 U
2-Nitroanillne	ug/L	26 U	29 U	29 U	27 U
Dimethylphthalate	ug/L	10 U	12 U	11 U	11 U
Acenaphthylene 2,6-Dinitrotoluene	ug/L ug/L	10 U 10 U	12 U 12 U	11 U 11 U	11 U 11 U
3-Nitroaniline	ug/L	26 U	29 U	29 U	27 U
Acenaphthene	ug/L	10 U	12 U	11 U	11 U
2,4-Dinitrophenol	ug/L	28 U	29 U	29 U	27 U
4-Nitrophenol	ug/L	26 U	29 U	29 U 11 U	27 U 11 U
Dibenzofuran 2.4-Dinitrotoluene	ug/L ug/L	10 U 10 U	12 U 12 U	11 U	11 U
Diethylphthalate	ug/L	10 U	12 U	11 Ü	11 U
4-Chlorophenyl-phenylether	ug/L	10 U	12 U	11 U	11 U
Fluorene	ug/L	10 U	12 U	11 U	11 U
4-Nitrogniline	ug/L	26 U 26 U	29 U 29 U	29 U 29 U	27 U 27 U
4,6-Dinitro-2-methylphenol N-Nitrosodiphenylamine	ug/L ug/L	10 U	12 U	11 U	11 U
4-Bromophernyl-phenylether	ug/L	10 U	12 U	11 U	11 U
Hexachloroberizene	ug/L	10 U	12 U	11 U	11 U
Pentachlorophenol	ug/L	26 U	29 U 12 U	29 U 11 U	27 U 11 U
Phenanthrene Antivacene	ug/L ug/L	10 U 10 U	12 U	11 U	11 0
Carbazole	ug/L	10 U	12 U	11 Ü	11 U
DI-n-butylphthalate	ug/L	10 U	12 U	11 U	11 U
Fluoranthene	ug/L	10 U	12 U	11 U 11 U	11 U 11 U
Pyrene	ug/L	10 U 10 U	12 U 12 U	11 U	11 U
Sutylberzylphthalate 3,3' – Dichloroberzidine	ug/L ug/L	10 U	12 U	11 Ü	11 U
Bergo(a) anthracene	ug/L	10 U	12 U	11 U	11 U
Chrysene	ug/L	10 U	12 U	11 U	11 U
bis (2 - Ethythexyl) phthalate	ug/L	10 U	12 U	11 U	11 U 11 U
Di-n-octylphthalate	ug/L	10 U 10 U	12 U 12 U	11 U 11 U	11 U
Bergo(b) fluoranthene Bergo(k) fluoranthene	ug/L ug/L	10 U	12 U	11 U	11 U
Serzo(a) pyrene	ug/L	10 U	12 U	11 Ü	11 U
Indeno (1,2,3 - cd) pyrene	ug/L	10 U	12 U	11 U	11 U
Diberz(a,h) anthracene	ug/L	10 U	12 U	11 U	11 U
Benzo(g,h,l)perylene	ug/L	10 U	12 U	11 U	11 U

SENECA ARMY DEPOT
SEAD-60 ENVIRONMENTAL SITE INSPECTION
SURFACE WATER ANALYSIS RESULTS

	MATRIX LOCATION SAMPLE DATE ES ID LAB ID SDG NUMBER	WATER 8EAD - 60 04/27/94 SW60 - 1 21953 1 43626	WATER SEAD 60 04/20/94 SW60 2 21849 6 43626	WATER SEAD 80 04/20/94 SW80 3 21849 7 43826	WATER BEAD - 50 04/20/94 6W60 - 5 218498 43626
COMPOUND PESTICIDES/PCS	UNITS				8W60-3DUP
alpha-8HC	ug/L	0.054 U	0.058 U	0.058 U	0.054 U
beta-BHC	ug/L	0.054 U	0.058 U	0.058 U	0.054 U
delta-BHC	ug/L	0.054 U	0.058 U	0.058 U	0.054 U
gamma-BHC (Undane)	ug/L	0.054 U	0.058 U	0.058 U	0.054 U
Heptachior Aldrin	ug/L ug/L	0.054 U 0.054 U	0.058 U 0.058 U	0.058 U 0.058 U	0.054 U 0.054 U
Heptachior epoxide	ug/L	0.054 U	0.058 U	0.058 U	0.054 U
Endosultan I	ug/L	0.054 U	0.058 U	0.058 U	0.054 U
Dieldrin	ug/L	0.11 U	0.12 U	0.12 U	0.11 U
4,4'-DDE	ug/L	0.11 U	0.12 U	0.12 U	0.11 U
Endrin	ug/L	0.11 U	0.12 U 0.12 U	0.12 U 0.12 U	0.11 U 0.11 U
Endosulfan II 4.4'-DDD	ug/L ug/L	0.11 U 0.11 U	0.12 U	0.12 U	0.11 U
Endosultan sultate	ug/L	0.11 U	0.12 U	0.12 U	0.11 U
4,4'-DDT	ug/L	0.11 U	0.12 U	0.12 U	0.11 U
Methoxychlor	ug/L	0.54 U	0.58 U	0.58 U	0.54 U
Endrin ketone	ug/L	0.11 U 0.11 U	0.12 U 0.12 U	0.12 U 0.12 U	0.11 U 0.11 U
Endrin aldehyde alpha - Chlordane	ug/L ug/L	0.11 U 0.054 U	0.12 U 0.058 U	0.12 U 0.058 U	0.11 U 0.054 U
gamma-Chlordane	ug/L	0.054 U	0.058 U	0.058 U	0.054 U
Toxaphene	ug/L	5.4 U	5.8 U	5.8 U	5.4 U
Aroclor-1016	ug/L	1.1 U	1.2 U	1.2 U	1.1 U
Arodor - 1221	ug/L	2.2 U	2.5 U	2.3 U 1.2 U	2.1 U 1.1 U
Aroclor – 1232 Aroclor – 1242	ug/L ug/L	1.1 U 1.1 U	1.2 U 1.2 U	1.2 U	1.1 U
Arodor - 1248	ug/L	1.1 U	1.2 U	1.2 U	1.1 U
Aroclor-1254	ug/L	1.1 U	1.2 U	1.2 U	1.1 U
Aroclor - 1260	ug/L	1.1 U	1.2 U	1.2 U	1.1 U
METALS					
Aluminum	ug/L	35.7 J	259	71 J	93.5 J
Antimony	ug/L	10	1 U	0,99 U	0.99 U
Arsenic	ug/L	1.5 U 28.7 J	1.6 J 49.4 J	1.5 U 21.9 J	1.5 U 22.4 J
Barlum Beryllium	ug/L ug/L	28.7 J 0.06 U	99.9 J	21.9 J 0.06 U	0.06 U
Cadmium	ug/L	0.1 U	0.1 U	0.1 U	0.1 U
Calcium	ug/L	42300	59000	41800	42200
Chromium	ug/L	0.58 J	0.68 J	0.4 U	0.4 U
Cobalt	ug/L	0.6 U	0.6 U 2 J	0.59 U 1.1 J	0.59 U 1.1 J
Copper Iron	ug/L ug/L	1.7 J 78 J	2 J 453	1.1 J 86.9 J	1.1 J 121
Iron Lead	ug/L	0.8 U	0.8 U	0.79 U	0.79 U
Magnesium	ug/L	8260	22000	8310	8390
Manganese	ug/L	12.5 J	28.5	3.8 J	4.5 J
Mercury	ug/L	0.03 U	0.03 U	0.03 U 0.59 U	0.03 U 0.83 J
Nickel Potesium	ug/L ug/L	0.98 J 1060 J	1.8 J 1430 J	643 J	649 J
Selenium	ug/L	1.7 U	1.7 U	1.7 U	1.7 U
Silver	ug/L	0.7 U	0.7 U	0.69 U	0.69 U
Sodium	ug/L	2030 J	53800	2340 J	2410 J
Thaillum	ug/L	1.6 U	1.6 U 0.85 J	1.6 U 0.69 U	1.6 U 0.69 U
Variacium	ug/L	0.7 U 3 J	0.85 J 3.4 J	6.5 J	9.6 J
Zinc Cyanide	ug/L ug/L	5 W	5 W	5 W	5 W
OTHER ANALYSES					
Nitrate/Nitrite Nitrogen	mg/L			0.42.11	0.20.11
Total Petroleum Hydrocarbons	mg/L Standard Units	0.38 U 8.4	0.41 U 8.7	0.43 U 9.1	0.39 U 9.1
pH Conductivity	Standard Units umhos/cm	8.4 232	6.7 675	180	160
Conductivity Temperature	.C ⊓usios/cm	23.3	18	10	10
Turbidity	NTU	2.2	5.7	2.4	2.4
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#### SENECA ARMY DEPOT SEAD-60 ENVIRONMENTAL SITE INSPECTION SEDIMENT ANALYSIS RESULTS

	MATRIX LOCATION DEPTH (FEET) SAMPLE DATE ES ID	SOIL SEAD -60 0-0.2 04/27/94 SD60-1	SOIL SEAD - 60 0 - 0.2 04/20/94 SD80 - 2	80IL SEAD - 60 0 - 0.2 04/20/94 SD60 - 3	8OIL 8EAD - 60 0 - 0.2 04/20/94 SD60 - 5
	LAB ID SDG NUMBER	219550 43663	218490 43663	218491 43663	218493 43863
COMPOUND	UNITS	45005	45000	40000	8D60-3DUP
VOLATILE ORGANICS	•				
Chloromethane	ug/Kg	16 U	19 U	16 U	15 U
Bromomethane	ug/Kg	18 U	19 U	16 U	15 U
Vinyl Chloride	ug/Kg	16 U	19 U	16 U	15 U
Chloroethane	ug/Kg	16 U	19 U	16 U	15 U 15 U
Methylene Chloride	ug/Kg	16 U	19 U 19 U	18 U 16 U	15 U
Acetone	ug/Kg	16 U 16 U	19 U	16 U	15 U
Carbon Disulfide 1.1—Dichloroethene	ug/Kg	16 U	19 U	16 U	15 U
1.1 - Dichloroethane	ug/Kg ug/Kg	16 U	19 U	16 U	15 U
1.2 - Dichloroethene (total)	ug/Kg	16 U	19 U	16 U	15 U
Chloroform	ug/Kg	16 U	3 J	16 U	15 U
1,2-Dichloroethane	ug/Kg	16 U	19 U	16 U	15 U
2-Butanone	ug/Kg	16 U	19 U	16 U	15 U
1,1,1—Trichloroethane	ug/Kg	16 U	19 U	16 U	15 U
Carbon Tetrachioride	ug/Kg	16 U	19 U	16 U	15 U
Bromodichloromethene	ug/Kg	16 U	19 U	16 U 16 U	15 U 15 U
1,2-Dichloropropane	ug/Kg	16 U 18 U	19 U 19 U	18 U	15 U
cis-1,3-Dichloropropene Trichloroethene	ug/Kg ug/Kg	16 U	19 U	18 U	15 U
Dibromochioromethane	ug/Kg	16 U	10 U	18 U	15 U
1,1,2—Trichloroethane	ug/Kg	16 U	19 U	16 U	15 U
Bertzene	ug/Kg	18 U	19 U	16 U	15 U
trans-1,3-Dichloropropene	ug/Kg	16 U	19 U	16 U	15 U
Bromoform	ug/Kg	16 U	19 U	16 U	15 U
4-Methyl-2~Pentanone	ug/Kg	16 U	19 U	16 U	15 U
2-Hexanone	ug/Kg	18 U	19 U	16 U	15 U
Tetrachloroethene	ug/Kg	16 U	19 U 19 U	16 U 16 U	15 U 15 U
1,1,2,2 - Tetrachloroethane	ug/Kg	16 U 16 U	19 U	16 U	15 U
Toluena	ug/Kg ug/Kg	16 U	19 U	16 U	15 U
Chlorobenzene Ethylbenzene	ug/Kg	18 U	19 U	16 U	15 U
Styrene	ug/Kg	16 U	19 U	16 U	15 U
Xylene (total)	ug/Kg	16 U	19 U	16 U	15 U
HERBICIDES					
2,4-D 2.4-DB	ug/Kg ug/Kg				
2,4-DB 2,4,5-T	ug/Kg		٠.	,	
2,4,5-TP (Silvex)	ug/Kg				
Dalapon	ug/Kg				
Dicamba	ug/Kg				
Dichloroprop	ug/Kg				
Dinoseb	ug/Kg				
MCPA	ug/Kg				
MCPP	ug/Kg				
NITROAROMATICS					
HMX	ug/Kg				
ADX	ug/Kg				
1,3,5—Trinitrobenzene	ug/Kg				
1,3-Dinitrobenzene	ug/Kg				
Tetryl	ug/Kg				
2,4,6-Trinitrotoluene 4-amino-2.6-Dinitrotoluene	ug/Kg ug/Kg				
2-amino-4,8-Dinitrotoluene	ug/Kg				
2.6-Dinitrotoluene	ug/Kg				
2.4-Dinitrotoluene	ug/Kg				
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SENECA ARMY DEPOT BEAD-60 ENVIRONMENTAL SITE INSPECTION SEDIMENT ANALYSIS REBULTS

	MATRIX LOCATION DEPTH FEET) SAMPLE DATE ES ID LAB ID SDG NUMBER	SOIL SEAD - 60 0 - 0.2 04/27/94 SD60 - 1 219550 43663	SOIL SEAD -60 0-0.2 04/20/94 SD60-2 218490 43863	SOIL SEAD - 80 0 - 0.2 0-4/20/94 SD60 - 3 21849 1 43683	SOIL SEAD - 80 0 - 0.2 04/20/94 SD80 - 5 218493 43663
COMPOUND	UNITS	43003	43003	43003	SD60-3DUP
SEMIVOLATILE ORGANICS Phenol	ug/Kg	580 U	650 U	550 U	520 U
bis (2-Chioroethyl) ether	ug/Kg	580 U	650 U	550 U	520 U
2-Chlorophenol 1,3-Dichlorobenzene	ug/Kg ug/Kg	580 U 580 U	650 U 650 U	550 U 550 U	520 U 520 U
1,4-Dichlorobenzene	ug/Kg	580 U	650 U	550 U	520 U
1,2-Dichlorobenzene	ug/Kg	580 U 580 U	650 U 650 U	550 U 550 U	520 U 520 U
2 – Methylphenol 2,2' – oxybis (1 – Chloropropane)	ug/Kg ug/Kg	580 U	650 U	550 U	520 U
4 – Methylphenol	ug/Kg	580 U	650 U	550 U	520 U
N - Nitroso - di - n - propylamine Haxachioroethane	ug/Kg ug/Kg	580 U 580 U	650 U 650 U	550 U 550 U	520 U 520 U
Nitroberizene	ug/Kg	560 U	650 U	550 U	520 U
Isophorone	ug/Kg	580 U 580 U	650 U 650 U	550 U 550 U	520 U 520 U
2 Nitrophenol 2,4 Dimethylphenol	ug/Kg ug/Kg	580 U	650 U	550 U	520 U
bis(2-Chloroethoxy) methans	ug/Kg	580 U	650 U	550 U	520 U
2,4-Dichlorophenol 1,2,4-Trichlorobenzene	ug/Kg ug/Kg	580 U 580 U	650 U 650 U	550 U 550 U	520 U 520 U
Naphthalene	ug/Kg	580 U	650 U	550 U	520 U
4-Chioroaniline	ug/Kg	580 U	650 U	550 U	520 U 520 U
Hexachiorobutadiene 4-Chioro-3-methylphenol	ug/Kg ug/Kg	580 U 580 U	650 U 650 U	550 U 550 U	520 U
2 - Methylnaphthalene	ug/Kg	580 U	650 U	550 U	520 U
Hexachlorocyclopentadiene	ug/Kg	580 U	650 U	550 U	520 U
2,4,6—Trichlorophenol 2,4,5—Trichlorophenol	ug/Kg ug/Kg	560 U 1400 U	650 U 1600 U	550 U 1300 U	520 U 1300 U
2-Chloronaphthalene	ug/Kg	580 U	650 U	550 U	520 U
2 - Nitroaniline	ug/Kg	1400 U	1600 U	1300 U 550 U	1300 U 520 U
Dimethylphthelate Acenaphthylene	ug/Kg ug/Kg	580 U 580 U	650 U 650 U	550 U	520 U
2,6 - Dinitrotoluene	ug/Kg	580 U	650 U	550 U	520 U
3 - Nitroaniline	ug/Kg ug/Kg	1400 U 580 U	1600 U 650 U	1300 U 550 U	1300 U 520 U
Acenaphthene 2,4-Dinitrophenol	ug/Kg	1400 U	1600 U	1300 U	1300 U
4-Nitrophenol	ug/Kg	1400 U	1600 U	1300 U	1300 U 520 U
Dibenzoturan 2.4-Dinitrotoluene	ug/Kg ug/Ka	580 U 580 U	650 U 650 U	550 U 550 U	520 U
Distryiphthelate	ug/Kg	580 U	650 U	550 U	520 U
4-Chlorophenyl-phenylether	ug/Kg	580 U	650 U	550 U 550 U	520 U 520 U
Fluorene 4Nitroaniline	ug/Kg ug/Kg	580 U 1400 U	650 U 1600 U	1300 U	1300 U
4,6-Diretro-2-methylphenol	ug/Kg	1400 U	1600 U	1300 U	1300 U
N-Nitrosodiphenylamine	ug/Kg ug/Kg	580 U 580 U	650 U 650 U	550 U 550 U	520 U 520 U
4-Bromophenyl-phenylether Hexachiorobenzene	ug/Kg	580 U	650 U	550 U	520 U
Pentachlorophenol	ug/Kg	1400 U	1600 U	1300 U 70 J	1300 U 57 J
Phenanthrene	ug/Kg ug/Kg	580 U 580 U	650 U	550 U	57 J 520 U
Anthracene Carbazole	ug/Kg	580 U	650 U	550 U	520 U
Di-n-butylphthalate	ug/Kg	580 U	650 U	550 U	520 U 160 J
Fluoranthene Pyrene	ug/Kg ug/Kg	580 U 580 U	160 J 190 J	200 J 250 J	180 J
Butylbertzyl phthalate	ug/Kg	580 U	650 U	550 U	520 U
3,3'-Dichlorobenzidine	ug/Kg	580 U 580 U	650 U 56 J	550 U 68 J	520 U 51 J
Benzo(a) anthracene Chrysene	ug/Kg ug/Kg	580 U	130 J	160 J	130 J
bis (2 – Ethylhexyl) phthalate	ug/Kg	110 J	1100	75 J	53 J
Di-n-octylphthalate	ug/Kg	580 U	650 U	550 U	520 U 90 J
Benzo(b) fluoranthene Benzo(k) fluoranthene	ug/Kg ug/Kg	580 U 580 U	120 J 87 J	120 J 97 J	92 J
Bergo(a)pyrene	ug/Kg	560 U	79 J	64 J	59 J
Indeno(1,2,3-cd)pyrene	ug/Kg	580 U	68 J 650 U	57 J 550 U	49 J 520 U
Diberz (a,h) anthracene Benzo(g,h,i) perylene	ug/Kg ug/Kg	580 U 580 U	93 J	67 J	54 J
Det 20(g), (d)per france	-9.4	,			

SENECA ARMY DEPOT SEAD-60 ENVIRONMENTAL SITE INSPECTION SEDIMENT ANALYSIS RESULTS

	MATRIX LOCATION DEPTH (FEET)	SOIL SEAD-60 0-0.2	SOIL SEAD-60 0-0.2	SOIL SEAD-60 0-0.2	SOIL SEAD-60 0-0.2
	SAMPLE DATE ES ID	04/27/94 SD60-1	04/20/94 SD80-2	04/20/94 SD60-3	04/20/94 SD605
	LAB ID SDG NUMBER	219550 43663	218490 43683	218491 43663	218493 43563
COMPOUND	UNITS				8D60-3DUF
PESTICIDES/PCB	ug/Kg	3 U	3.3 U	2.8 U	2.7 U
beta-BHC	ug/Kg	3 U	3.3 U	2.8 U	2.7 U
delta-BHC	ug/Kg	3 U	3.3 U	2.8 U	2.7 U
gamma-BHC (Lindane)	ug/Kg	3 U 3 U	3.3 U 3.3 U	2.6 U 2.8 U	2.7 U 2.7 U
Heptachlor Aldrin	ug/Kg ug/Kg	3 U	3.3 U	2.6 U	2.7 U
Heptachior epoxide	ug/Kg	3 U	3.3 U	2.8 U	2.7 U
Endosultan I	ug/Kg	3 U	3.3 U	2.1 J	1.8 J
Dieldrin	ug/Kg	5.8 U 5.8 U	6.5 U 6.5 U	5.5 U 5.4 J	5.2 U 5 J
4,4'-DDE Endrin	ug/Kg ug/Kg	5.6 U	6.5 U	5.5 U	5.2 U
Endosultan II	ug/Kg	5.8 U	6.5 U	5.5 U	5.2 U
4.4'-DDD	ug/Kg	5.8 U	6.5 U	5.5 U	5.2 U
Endosulfan sulfate	ug/Kg	5.8 U	6.5 U	5.5 U	5.2 U
4,4'-DDT	ug/Kg ug/Kg	5.8 U 30 U	6.5 U 33 U	2.7 J 28 U	3.4 J 27 U
Methoxychlor Endrin ketone	ug/Kg	5.8 U	8.5 U	5,5 U	5.2 U
Endrin aldehyde	ug/Kg	5.6 U	6.5 U	5.5 U	5.2 U
alpha Chlordane	ug/Kg	3 U	3.3 U	1.9 J	2.7 U
gamma-Chlordane	ug/Kg	3 U 300 U	3.3 U 330 U	2.5 U 280 U	2.7 U 270 U
Toxaphene Aroclor – 1016	ug/Kg ug/Kg	56 U	65 U	55 U	52 U
Arodor – 1221	ug/Kg	120 U	130 U	110 U	110 U
Aroclor – 1232	ug/Kg	58 U	65 U	55 U	52 U
Aroclor – 1242	ug/Kg	58 U 58 U	65 U 65 U	55 U 55 U	52 U 52 U
Arodor = 1248 Arodor = 1254	ug/Kg ug/Kg	58 U	65 U	55 U	52 U
Arodor - 1250 Arodor - 1260	ug/Kg	58 U	65 U	55 U	52 U
METALS	mg/Kg	12700	10700	5470	2940
Aluminum Antimony	mg/Kg	0.26 LJ	0.24 LU	0.28 W	0.32 W
Arsenic	mg/Kg	4.8	3.6	3.7	2.9 J
Barlum	mg/Kg	97.6	80.3	46.5 J	23.5 J
Beryllium	mg/Kg	0.62 J	0.54 J 0.44 J	0.35 J 0.25 J	0.21 J 0.13 J
Cadmium Caldium	mg/Kg mg/Kg	0.34 J 3760	21300	93000	227000
Chromium	mg/Kg	19.5	17.5	- 9	4.8
Cobalt	mg/Kg	9.6 J	8.2 J	6.7 J	3.3 J
Copper	mg/Kg	14.2	21.1 22000	12.5 12700	7.7 J 6580
Iron	mg/Kg mg/Kg	25000 13.9	24.6	9.1	3.5
Lead Magnesium	mg/Kg	4370	7490	8380	3770
Manganese	mg/Kg	487 J	282 J	509 J	292 J
Mercury	mg/Kg	0.05 J FI	0.04 J R 26.7	0.02 U 16.2	0.03 J 9.2 J
Nickel	mg/Kg mg/Kg	27.2 1610	20.7 1190 J	966 J	765 J
Potassium Selenium	mg/Kg	0.48 U	0.41 U	0.48 U	0.54 U
Silver	mg/Kg	0.2 U	0.17 U	0.2 U	0.22 U
Sodium	mg/Kg	45 U	134 J	67.3 J 0.46 U	91 J 0.51 U
Thailium	mg/Kg	0.45 U 23.9	0.55 J 19.2	0.46 U 11.1 J	0.51 U
Variadium Zinc	mg/Kg mg/Kg	23.9 93.5	58.1	101	48.6
Cyanide	mg/Kg	0.83 U	0.94 U	3.3	2.1
OTHER ANALYSES					
Nitrate/Nitrite - Nitrogen Total Petroleum Hydrocarbone	mg/Kg ma/Ka	40 U	149	44 U	48 U
Total Solids	%W/W	56.8	50.7	60.5	62.8

	APPENDIX F:
	Radiological Survey and Swipe Test
	Building 803 & 806
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# DEPARTMENT OF THE ARMY UNITED STATES ARMY AVIATION AND MISSILE COMMAND REDSTONE ARSENAL, ALABAMA 35898-5000

AMSAM-TMD-SR(C) (385-11d)

20 January 1999

MEMORANDUM FOR Commander, Seneca Army Depot Activity, ATTN: SIOSE-S, 5786 State Rte 96, Romulus, NY 14541-5001

SUBJECT: Wipe Tests

- 1. The results of wipe tests made at your facility, which this laboratory received on 4 January 1999, are indicated on the enclosed sheets.
- 2. Results exceeding the limit of decision are reported as defined by NCRP 58.
- 3. Traceability to NIST is provided by an Am-241 source, SN: CS957, last calibrated date: 2 June 1997, a Sr-90 source, SN: CS 945, last calibrated date: 3 June 1997, and a Cs-137 source, SN: CS 933, last calibrated date: 10 June 1997. These sources were calibrated at NIST and were used to calibrate the counters used to evaluate your wipe tests. The NIST calibration documents are maintained on file at this facility.

4. The POC is Sun Almond, COM 256-876-3340/0472 or DSN 746-3340/0472.

Encls

PATRICK J. KUYKENDALL Chief, Rad Standards and Dos Lab

IDENTIFICATION	DPM			IDENTIFICIATION	DPM		
	Alpha	Beta	Gamma	H	Alpha	Beta	Gamma
802V2 124177	0.0	0.0	0.0	14 18 10 V2 19 19 19 19 19 19 19 19 19 19 19 19 19	0.0	0.0	0.0
804R1 124173	0.0	0.0	0.0	ELIST	0.0	0.0	0.0
804R2 124174	0.0	0.0	0.0	124184	0.0	3.1	0.0
804R3 124175	0.0	0.0	0.0	81875	0.0	6.9	0.0
805R1	0.0	0.0	0.0		0.0	0.0	0.0
806V1A 124145	0.0	3.4	0.0	6 0D2 4 1 1 1 1 2 137	0.0	0.0	0.0
124146	0.0	0.0	0.0	Manua (0D)	0.0	0.0	0.0
806V3 124147	0.0	0.0	0.0	812V(A 191 E 12A168	0.0 0.0	0.0	59.0
808V4 124 48	0.0	2.8	0.0	6/2V/B 124169	0.0	0.0	0.0
806V5 124149	0.0	0.0	0.0	812V2345 (124170 and	0.0	0.0	
806/6 124150		0.0	0.0	SECOND PROPERTY OF THE PROPERT	0.0	0.0	0.0
806V7:3-3-1 124151	0.0	0.0	0.0	812D1 - 10124102	0.0	0.0	0.0
806V8 124152	1.0	4.3	0.0	815V17 - 124018	0.0	0.0 3.4	0.0
806V9 124163	0.0	0.0	0.0	816V18	0.0	0.0	0.0
806V10 124154	0.0	4.3	0.0	819R1 124178	0.0	0.0	0.0
806V11 124155	0.0	2.8	- 0.0	819R13 7724179	0.0	0.0	0.0
806V12 124156	0.0	5.2	0.0	819814	0.0	0.0	0.0
806V1B 124157	0.0	5.2 2.8	0.0	819R2 124182	0.0	0.0	0.0
806D1 124158	0.0	0.0	0.0	1011481983 13 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	0.0	0.0	0.0
806V13 (124159	0.0	0.0 2.8	0.0	124184 124184 124184 124184 124184 124184 124184 124184 124184 124184 124184 124184 124184 124184 124184 124184	1.0	0.0	0.0
806V14 Trev 124160	0.0	0.0 6.6	0.0	819815 12 124 186	0.0	0.0	0.0
806V15 124161	0.0	6.6	0.0	819R11-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-	0.0	0.0	0.0
806918	0.0	0.0	0.0	EUR(0.10 124187.45.	0.0	0.0	0.0
806V19 124163	1.0	2.8	0.0	819R/12 124180	0.0	0.0	0.0
*: 807V1A 124139	0.0	0.0	0.0	FF8275115 FF FF-124015 FF-	0.0	0.0	0.0
807V1B 344140	1.4	0.0	0.0	124016	0.0	0.0	0.0
3 807D1 3 12414102	0.0	0.0	0.0	124017	0.0	0.0	0.0
807D2 124142	0.0	0.0	0.0	TRADAGE OBZINENE WEGINET TREPTERENT AND	0.0	3.1	0.0
B07D3	0.0	0.0	0.0	101023 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	0.0	0.0	0.0
807D4 124144	0.0	0.0	0.0	是一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个	0.0	0.0	0.0
124164	1.0	0.0	0.0	ATTEMPOST STREET	0.0	0.0	0.0
809V2 - 124165-h	0.0	0.0	0.0	and Winds	0.0	0.0	0.0
	0.0	0.0	0.0	居在1000000000000000000000000000000000000	0.0	0.0	0.0
809V4 124167	0.0	0.0	0.0	MANUT-038-10 Total Comment of	0.0	0.0	0.0
810V1 124131	1.4	6.9	0.0	CANTOSS SELECTIONS	0.0	0.0	( 0.0

Note: Limit of Detection (LD) is 2 dpm for Alpha, 7 dpm for Beta, and 113 dpm for Gamma.

IDENTIFICATION		DPM		IDENTIFICATION	DPM		
	Alpha Beta Gamma			Alpha	Beta	Gamma	
816HRR	98.3	51.9	0.0	MESISHRWSCHALL	0.0	0.0	0.0 0.0 0.0 0.0
:815HRR2	124.2	85.3	0.0	BISHRWSC2	0.0	0.0	0.0
815HRR3	161.3	81.4	74.9	BISHRWSCS	0.0	0.0	0.0
815HRR4	87.4	48.0	0.0	BAR STRING	0.0	0.0	0.0
815HRR5	106.2	63.6	0.0	BISHRWAA2	0.0	0.0	0.0
815HRR6	92.5	55.5	0.0 0.0	BISHRW4AS	0.0	0.0	0.0
815HRRY	114.2	65.4	0.0	BISHRVART	0.0	0.0	0.0
815HRR8	33.8 26.5	15.6	0.0 0.0	TAMPARA TELEVISION AND AND AND AND AND AND AND AND AND AN	0.0	0.0	0.0
815HRR9	26.5	65.4 15.6 12.3 57.6	0.0	en Salevyzies de	0.0	0.0	0.0
815HRR10	129.1	57.6	62.0	815HRW484	0.0	0.0	0.0
815HRR11	44.2	30.3	0.0	815HRW4B5	0.0	0.0	0.0
816HRW1A1	0.0	0.0	0.0	815HRW4C1	0.0	0.0	0.0
815HRW1A2	0.0	0.0	0.0	BIEHRWACZ	0.0	0.0	0.0
815HRW1B1	0.0	0.0	0.0 0.0	815HRW4C3	0.0	0.0	0.0
815HRW1B2	0.0	0.0	0.0	BISHRWACA.	0.0	0.0	0.0
815HRW1B3	1.2 0.0 0.0	0.0	0.0 0.0 0.0	BISHRWAC5	0.0	0.0 0.0	0.0
815HRW1C1	0.0	0.0	0.0	BISHROLAL	0.0	0.0	0.0
816HRW102	0.0	0.0	0.0	HT001835HRC1AZ	0.0	0.0	0.0
815HRW1C3	1.2	0.0	0.0	BISHRC A3	0.0	0.0	0.0
815HRW2A1	0.0	0.0	0.0	BISHRE BI	0.0	0.0	0.0
815HRW2A2	0.0	0.0	0.0	8 5HRC 182	0.0	0.0	ι α.α
815HRW2A3	0.0	0.0	74.3	WEST STEEL S	0.0	0.0	0.0
815HRW2B1	0.0	0.0	0.0 0.0	Trefsie Giolic	0.0	0.0	0.0
BI5HRW2B2	0.0 0.0	0.0			0.0	0.0	0.0
815HBW2B3 /**	0.0	0.0	0.0	THE PARTY OF THE	0.0	0.0	0.0
815HRW2B4	0.0	0.0	0.0	powintering to the second	0.0	0.0	0.0
815HRW2B5	0.0	0.0	0.0	MENTAL BELLEVIEW	0.0	0.0	0.0
- 815HRW2C1	0.0	0.0	0.0		0.0	0.0	0.0
815HRW2C2 5	0.0	0.0	0.0	All safe lates	0.0	0.0	0.0
816HRW2C3	0.0	0.0	0.0	THE STREET	0.0	0.0	0.0
815HRW2C4	0.0	0.0	0.0	THE SHALL ESTATE	0.0	0.0	0.0
815HRW2C5	0.0	0.0	0.0	BISHRETZG	2.2	0.0	0.0
815HRW3A1	0.0	0.0	0.0		3.1	3.9	0.0
8 SHRW3A2	0.0	0.0	0.0		0.9	0.0	0.0
B15HRW3B1	0.0	0.0	0.0	SISHREIBZ	1.2	0.0	
816HRW8B2	0.0	0.0	0.0	W 815HREIDIA	1 1.2	0.0	0.0
== 815HRW3B3	0.0	0.0	0.0	ministrate 25%	3.1	0.0	0.0

Note: Limit of Detection (LD) is 2 dpm for Alpha, 7 dpm for Beta, and 113 dpm for Gamma.

IDENTIFICATION		DPM		IDENTIFICIATION	DPM		
	Alpha	Beta	Gamma		Alpha	Beta	Gamma
815ROOF 1 1 124094	0.0	0.0	0.0	# E (67.82 TE PEN PAIZ 1058 TA	0.0	0.0	0.0
615ROOF 2 124095	0.0	0.0	0.0	THE IS NOT THE REPORT OF DESIGNATION OF THE PERSON OF THE	0.0	0.0	0.0
816ROOK 3 124096	0.0	0.0	0.0	WHEN PERSON AND AND AND AND AND AND AND AND AND AN	0.0	0.0	0.0
815ROOF 3 124097	0.0	0.0	0.0	12-6 (8 V33 24 1 1 1 24 0 6 1 mg	0.0	0.0	0.0
815ROOF 4 124098 Acc.	0.0	0.0	0.0	REJUY PARTIE	0.0	0.0	0.0
815ROOF 5 124099	0.0	0.0	0.0	140616V89 44063 124063	0.0	0.0	0.0
815ROOF 6 424100	0.0	0.0	0.0	THE REAL PROPERTY OF THE PARTY	0.0	0.0	0.0
615RGOF 6 324101	0.0	0.0	0.0	24065 ALE	0.0	0.0	0.0
815ROOF 6 124102	0.0	0.0	0.0	6 6 6 42 2 1 1 1 1 2 4 0 6 6 1 A 1	0.0	4.6	0.0
815ROOF 8 124103	0.0	0.0	0.0	618V34 man 1124087	0.0	0.0	0.0
818ROOF 1	0.0	0.0	0.0	5 6 KH 3 15 C 1124068	8.0	0.0	0.0
818ROOF 1 124105	0.0	0.0	0.0	24616V483241491124069748	8.0	6.1	0.0
816ROOF 1 124106	0.0	0.0	0.0	E 6 (2070 E)	1.7	0.0	0.0
616ROOF 3	0.0	0.0	0.0	STRIGYZDADER FEMILIERE	3.3	3.7	0.0
816ROOF 4 - 424108	0.0	0.0	0.0	12 (072 page 12 (0	3.6	16.5	0.0
816ROOF 4 1 124109	0.0	0.0	0.0	DEFENDANCE TO THE PROPERTY OF	0.0	0.0	0.0
816ROOF 4 124110	0.0	0.0	0.0	DEEX6V50451145124073175	0.0	0.0	0.0
818ROOF 5 124111	0.0	0.0	0.0	■キャードの15 X 当分子によることが、「大人人」かいし、人人	0.0	3.4	0,0
816ROOF 5 124112	0.0	0.0	0.0	Fin 616 V 52 - 17 14/1240 76 - 14	0.8	4.0	0.0
816ROOF 5 1 124113	0.0	0.0	0.0	818V80: 3 124077.	0.0	0.0	0.0
- B16ROOF 6 124415 77	0.0	0.0	0.0	Bit 6/6V-12	0.0	0.0	0.0
# 616ROOF 6. 124116	0.0	0.0	0.0	6:8:6X4 (-1-4):6124020	0.0	4.0	0.0
B16ROOF 7 124 147	0.0	0.0	0.0	1. F. 6. 16. 12. 16. 16. 16. 16. 16. 16. 16. 16. 16. 16	1.1	0.0	0.0
816ROOF 7 266 2410 9 7	0.0	0.0	0.0	10114816V371123 1033-124022	8.0	0.0	0.0
816ROOF 8 124120	0.0	0.0	0.0	15 15 15 15 15 15 15 15 15 15 15 15 15 1	<b>Q.</b> 0	3.7	0.0
816ROOF 9 124121	0.0	0.0	0.0	## 265/ ### E/F 24923###	0.0	0.0	0.0
816ROOF 9	0.0	0.0	0.0	44 616V20 - Lei 124525 -	0.0	0:0	0.0
816ROOF 10	0.0	0.0	0.0	B16V2 - 124026	0.0	0.0	0.0
816ROOF 11 124124	0.0	0.0	0.0	33.015.407.	0.0	0.0	0.0
818ROOF 11. 124125	0.0	0.0	0.0	124028 mm 124028 mm	0.0	0.0	0.0
EMBROOF 121 27 724 26 11	0.0	0.0	0.0	PARTICIPATE AND PROPERTY.	0.8	0.0	0.0
-616ROOF 13 124127	0.0	0.0	0.0	HAVE DIVERSE BY THE PROPERTY	0.0	0.0	0.0
816ROOF 7	0.0	0.0	0.0	<b>基础</b> 30575064000000000000000000000000000000000	0.0	0.0	0.0
1616ROOF 141 - 124 284 A	0.0	0.0	0.0	Maria Cara de	0.0	0.0	0.0
816ROOF (5 124429	0.0	0.0	0.0	THE REPORT OF THE PARTY OF THE	0.0	0.0	0.0
816ROOF 18: 124180	0.0	0.0	0.0		0.0	0.0	0.0
816V7 124050	0.0	0.0	0.0	THE PARTY OF THE P	0.0	0.0	0,0
816Y20 124051	0.0	0.0	0.0	PORTER AND THE PLOSE OF	0.0	0.0	0.0
\$16Y26 - 124052	0.0	0.0	0.0		0.0	0.0	0.0
816Y29 3 124Q53	0.0	5.5	0.0	340V18 (CHE 1997) 240AU	0.8	0.0	0.0
816V19 124054	0.8	0.0	0.0	With the second second	1.1	3.4	0.0
816V27 24055	0.0	0.0	0.0	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	0.0	0.0	0.0
816V13 124056	0.0	0.0	0.0	72 20 27 12 12 12 12 12 12 12 12 12 12 12 12 12	0.0	0.0	0.0
816/31 124057	0.0	0.0	0.0	3 6 X 4 3 1 1 2 4 0 4 8	0.0	0.0	0.0

Note: Limit of Detection (LD) is 2 dpm for Alpha, 7 dpm for Beta, and 113 dpm for Gamma.

IDENTIFICATION	DPM		IDENTIFICATION	DPM			
	Alpha	Beta	Gamma	]	Alpha	Beta	Gamma
816BW1A1	0.0	0.0	0.0	444-816BQ1D2	0.0	0.0	0.0
816BW1A2	0.0	0.0	0.0	816BC1D3	0.0	0.0	0.0
816BW2A1	1.7	0.0	0.0	S GEGIDA	0.0	0.0	0.0
816BW2A2	0.0	0.0	0.0	8168F/A1	0.0	0.0	0.0
816BW3A1	0.0	0.0 0.0 0.0	0.0	BEFIA2	0.0	0.0	0.0 0.0
816BW3A2	0.0 0.0	0.0	0.0	- 8 6BF18	0.0	0.0	0.0
The same of the sa	0.0	0.0	0.0	816BF1BZ	0.0 0.0	0.0	0.0
816BW4A2	0.0	0.0	0.0	8/6CR	0.0	0.0	0.0
816BW1B1	0.0	0.0	0.0	8160R2	0.0	0.0	0.0
816BW1B2	0.0	0.0	0.0	816CW1A1	0.0	0.0	0.0 0.0 0.0 0.0
- 616BW1B3	0.0	0.0	0.0 0.0 0.0	816CW1A2	0.0	0.0	0.0 0.0 0.0
816BW1B4	0.0	0.0	0.0	BIBOW2A1	0.0	0.0	0.0
816BW2B1	0.0	0.0		BIEGVSAT	0.0	0.0	0.0
816BW2B2	0.0	0.0 0.0 0.0	0.0	B16CW3A2	0.0	0.0	0.0
816BW2B3	0.0	0.0	0.0	816GW4A1	0.0	0.0	0.0
816BW2B4	0.0	0.0	0.0	8160W181	0.0	0.0	0.0
816BW3B1	0.0	0.0	0.0	818CW1B2	0.0	0.0	0.0
816BW3B2	0.0	0.0	0.0	816CW1B3	0.0	0.0	0.0
816BW3B3	0.0	0.0	0.0	815CW B4	0.0	0.0	0.0
816BW3B4	0.0	0.0	0.0	E BOWZE I	0.0	0.0	0.0
816BW4B1	0.0	0.0 <b>0</b> .0	0.0	8160W2B2	0.0	0.0	0.0
816BW4B2	0.0	0.0	59.8 0.0 0.0	816CW3B1	0.0	0.0	0.0 0.0 0.0 0.0
816BW4B3	0.0 0.0 0.0	0.0	0.0	818CW3B2	O.Q	0.0	0.0
816BW484	0.0	0.0	0.0	## 818CW8B3	0.0	0.0	0.0
816BC1A1	0.0	0.0	0.0	8150W8B4	0.0	0.0	0.0
816BG1A2	0.0	0.0	0.0		0.0	0.0	0.0
816BC1A3	0.0	0.0	0.0		0.0	0.0	0.0
816BG1A4	0.0	0.0	0.0	B180G/AY	<b>0</b> .0	0.0	0.0
816BC1B1	0.0	0.0 0.0 0.0	0.0 0.0 0.0	CARD SECTAL	0.0	0.0	0.0
BISBCIB2	0.0	0.0	0.0	The second second	0.0	0.0	0.0
816BC1B8	0.0	0.0	į <b>0.</b> 0	E STREET NAME OF THE PROPERTY	0.0	0.0	0.0
816BC1B4	0.0	0.0	0.0	THE ROOM THE	0.0	0.0	0.0
816BC1C1	0.0	0.0	0.0	BLOCC B2	0.0	0.0	0.0
816BC1C2	0.0	0.0	0.0	846CC B3	0.0	0.0	0.0
816BC1C3	0.0	0.0	0.0	### PER 1009181	0.0	0.0	0.0
816BC1C4	0.0	0.0	0.0	HAR BEFAILE	0.0	0.0 3.1	0.0
816BC1D1	0.0	0.0	0.0		0.0	3.1	1 0.0

Note: Limit of Detection (LD) is 3 dpm for Alpha, 6 dpm for Beta, and 110 dpm for Gamma.

IDENTIFICATION	DPM				
	Alpha	Beta	Gamma		
SECURE BASARA CATAGOS COMBANICADOS REPORTADOS	0.8	0.0	0.0		
816AR2	0.0	0.0	0.0		
815AETA1 Salakan Carampagan Salakan	0.0	0.0	0.0		
815AF4A2	0.0	0.0	0.0		
EDEM 8/15/AVAILANDE PROPERTY DE LE COMPANY D	0.0	0.0	0.0		
845AW4A2	0.0	0.0	0.0		
8 15AF1A Locality and appropriate the second	0.0	3.0	0.0		
845AW2AT THE THE PROPERTY OF T	0.0	0.0	0.0		
815AW3A1	0.0	0.0	0.0		
815AWSA1	0.0	0.0	0.0		
1.815AW3A2	0.0	0.0	0.0		
816AW3C2	0.0	0.0	0.0		
816AW4B1 - 211	0.0	0.0	0.0		
815ANAA Promocephine Sander Control of Sander Sande	0.0	0.0	0.0		
816AC1B2	0.0	0.0	0.0		
B19V13 Samsaray Franchis 2424 Longarah	2.6	5.9	0.0		
	0.0	0.0	0.0		
819V17	0.0	0.0	0.0		
	0.0	0.0	0.0		
819V18	0.0	0.0	0.0		
819V18 724245 819V19 124246	0.0	2.7	0.0		
81907	0.0	0.0	0.0		
124250 WWW	2.2	5.3	0.0		
819D2 ************************************	2.9	8.5	0.0		

Note: Limit of Detection (LD) is 2 dpm for Alpha, 6 dpm for Beta, and 110 dpm for Gamma.

PARKET PERSONAL PROPERTY OF THE PARKET P	
PART PART OF THE PERT OF THE P	0.0
BIMAR2 THE STUDE	0.0
Figure 1815AWIA	0.0
I STANGE BY SAVIAZ STANGER	0.0
I STSAVIZAT AND THE STREET	0.0
8 5AM B2	0.0
815AW3AT WELLING	0.0
BISAVSACIONE DE LE CONTROL DE LA CONTROL DE	0.0
815AW2C1	0.0
1	0.0
CONTROL SISAWAAN IN SEEDING	0.0
I BUSH BIDAWABI	0.0
815AC1B2	0.0
815AF1A1	0.0
815AE1A2	0.0

Note: Limit of Detection (LD) is 17.2 dpm for Tritium Beta.

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# Seneca Army Depot Activity Tritium

विद्यप्रदाभक्त अमुर्	(DPM (BESSA)	IDENTIFICATION	(FIPMP(EEPAV)	DENETIFIE ACTION	DEMERSION (
815HRW1A1	0.0	815HRC1A2	0.0	816BF1A1	0,0
815HRW1A2	0.0	815HRC1A3	0.0	816BF1A2	0.0
815HRW1B1	0.0	815HRC1B1	0.0	816BF1B1	0.0
815HRW1B2	0.0	815HRC1B2	0.0	816BF1B2	0.0
815HRW1B3	0.0	815HRC1B3	0.0	816BC1A1	0.0
815HRW1C1	0.0	815HRC1C1	0.0	816BC1A2	0.0
815HRW1C2	0.0	815HRC1C2	0.0	816BC1A3	0.0
815HRW1C3	0.0	815HRC1C3	0.0	816BC1A4	0.0
815HRW2A1	0.0	815HRC1D1	0.0	816BC1B1	0.0
815HRW2A2	8.8	815HRC1D2	0.0	816BC1B2	0.0
815HRW2A3	0.0	815HRC1D3	10.0	816BC1B3	0.0
815HRW2B1	0.0	815HRC1E1	0.0	816BC1B4	0.0
815HRW2B2	0.0	815HRC1E2	0.0	816BC1C1	12.2
815HRW2B3	0.0	815HRC1E3	0.0	816BC1C2	0.0
815HRW2B4	0.0	815HRR1	54.6	816BC1C3	0.0
815HRW2B5	0.0	815HRR2	44.0	816BC1C4	0.0
815HRW2C1	0.0	815HRR3	4.0E+02	816BC1D1	0.0
815HRW2C2	0.0	815HRR4	66.5	816BC1D2	9.9
815HRW2C3	0.0	815HRR5	138.4	816BC1D3	0.0
815HRW2C4	0.0	815HRR6	10.2	816BC1D4	0.0
815HRW2C5	0.0	815HRR7	67.4	816CW1A1	0.0
815HRW3A1	0.0	815HRR8	54.3	816CW1A2	0.0
815HRW3A2	0.0	815HRR9	29.5	816CW1B1	0.0
815HRW3B1	0.0	815HRR10	33.3	816CW1B2	0.0
815HRW3B2	0.0	815HRR11	11.4	816CW1B3	0.0
815HRW3B3	0.0	816BW1A1	0.0	816CW1B4	0.0
815HRW3C1	0.0	816BW1A2	9.7	816CW2A1	0.0
815HRW3C2	0.0	816BW1B1	0.0	816CW2B1	0.0
815HRW3C3	0.0	816BW1B2	0.0	816CW2B2	0.0
815HRW4A1	0.0	816BW1B3	0.0	816CW3A1	0.0
815HRW4A2	0.0	816BW1B4	0.0	816CW3A2	0.0
815HRW4A3	0.0	816BW2A1	0.0	816CW3B1	0.0
815HRW4B1	0.0	816BW2A2	0.0	816CW3B2	0.0
815HRW4B2	11.3	816BW2B1	0.0	816CW3B3	0.0
815HRW4B3	0.0	816BW2B2	0.0	816CW3B4	0.0
815HRW4B4	0.0	816BW2B3	0.0	816CW4A1	0.0
815HRW4B5	0.0	816BW2B4	0.0	816CW4B1	0.0
815HRW4C1	0.0	816BW3A1	0.0	816CW4B2	0.0
815HRW4C2	0.0	816BW3A2	0.0	816CF1A1	0.0
815HRW4C3	0.0	816BW3B1	0.0	816CF1A2	0.0
815HRW4C4	0.0	816BW3B2	0.0	816CC1A1	0.0
815HRW4C5	0.0	816BW3B3	0.0	816CC1A2	0.0
815HRF1A1	8.6	816BW3B4	0.0	816CC1A3	0.0
815HRF1A2	11.8	816BW4A1	0.0	816CC1A4	0.0
815HRF1B1	28.2	816BW4A2	0.0	816CC1B1	0.0
815HRF1B2	0.0	816BW4B1	0.0	816CC1B2	0.0
815HRF1C1	0.0	816BW4B2	0.0	816CC1B3	0.0
815HRF1C2	0.0	816BW4B3	0.0	816CC1B4	0.0
815HRC1A1	0.0	816BW4B4	0.0	816CR1	10.9
				816CR2	0.0

Note: Limit of Detection (LD) is 17.8 dpm for Tritium Beta. Results exceeding the limit of decision are reported as defined by NCRP 58.

Seneca Army Depot

IDENTIFICATION		DPM		IDENTIFICIATION		DPM		
	Alpha	Beta	Gamma	l	Alpha	Beta	Gamma	
800V1 124201	0.0	0.0	0.0	THE STATE OF THE PARTY OF THE	0.0	3.5	0.0	
80002 124204	0.0	0.0	0.0	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	0.0	0.0	0.0	
800D3 124206	0.0	0.0	0.0	LS RYSVIRALES TOATOO I'V	0.0	0.0	0.0	
800D1 124207	0.0	0.0	0.0		0.0	0.0	0.0	
802V1 124209 802D1 124210 802D2 124211	0.0	0.0	0.0	816V4D	1.1	0.0	0.0	
802D1 124210	0.0	0.0	0.0	THE TOTAL PROPERTY.	0.0	0.0	0.0	
802D2 124211	0.0	0.0	0.0	We have the property	4.1	13.5	0.0	
THE PROPERTY OF THE PROPERTY OF	0.0	0.0	0.0	Fig. 157.7 E. T. L. 27.0 2 E. E.	0.0	0.0	0.0	
124224	1.9	3.5	0.0	HERITON BERLEVINO	0.0	0.0	0.0	
803V2 124225	0.0	0.0	0.0	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	0.0	0.0	0.0	
80301 124226	0.0	0.0	0.0	TOPS DEVINE THE REAL PROPERTY OF THE PROPERTY	0.0	0.0	0.0	
8GSD2 124227	0.0	0.0	0.0	## WESTER AND 124188 MARKET	2.6	8.2	0.0	
80303 124228	0.0	0.0	0.0	12 8 19 V2 1 8 11 2 1 1 8 1 1 1	3,0	9.5	0.0	
803D4 124229	0.0	0.0	0.0	THE SALE HOME TO SEE THE SECOND SECON	2.6	7.0	0.0	
80305 124230	0.0	0.0	0.0		0.0	3.5	0.0	
B03D6 - 124231	0.0	0.0	0.0	THE THY TO SEE THE STATE OF THE	2.6	4.5	0.0	
803D7 - 124Z32	0.0	0.0	0.0	######################################	5.9	13.2	63.9	
:: 804DW1 124084	0.0	0.0	0.0	40819V8 124194	0.0	7.0	0.0	
80RDW2 11. (24085	0.0	0.0	0.0	5888V7-1-1-0-124185	2.6	7.0	0.0	
804V1 14215	0.0	0.0	0.0	B19V11	3.3	4.2	0.0	
804V2 124216	0.0	0.0	0.0	12819V12A18 124197	1,5	0.0	0.0	
80476	0.0	0.0	0.0	619V12B - 03/124198	1.1	0.0	0.0	
804V7	0.0	0.0	0.0	819914	0.0	2.9	0.0	
804V8 124219	0.0	0.0	0.0	819V15 C2 124203	0.0	0.0	0.0	
804V9	0.0	0.0	0.0	81908 124199	0.0	4.5	0.0	
804V10 124021	0.0	0.0	0.0	61909/41-0 000 124200 Wal	4.8	17.6	0.0	
804V11 122022	0.0	0.0	0.0	E-81909 (1-940, 124200 )/- F-81903 17, Versa24205 (1	0.0	0.0	0.0	
804DW1 124023	0.0	0.0	0.0	19 19 19 19 19 19 19 19 19 19 19 19 19 1	4.1	7.3	0.0	
804V3 124255	0.0	0.0	0.0	2 190 4 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	0.0	0.0	0.0	
804V4 124256	1.5	0.0	0.0	## 8 19D4 ** ** 124252	1.5	0.0	0,0	
804V5: bold 124257-442	0.0	0.0	0.0	124253	1.1	2.9	0.0	
	0.0	0.0	0.0	1 2425 LIN	0.0	0.0	0.0	
- 804V13 124259	0.0	0.0	0.0	TOTAL CONTROL OF THE PARTY OF T	0.0	0.0	0.0	
804V14 124260	0.0	0.0	0.0	了。"人名英格兰人名英格兰人名英格兰人名英格兰人名英格兰人名英格兰人名英格兰人名英格兰	0.0	3.2	0.0	
	1.5	2.9	0.0	THE PROPERTY OF THE PROPERTY O	1.1	0.0	0.0	
22-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-	<u> </u>	0.0	0.0	PAGE TO BE	0.0	0.0	0.0	
A13V1B 124233 1		0.0	0.0	PROPERTY AND ADDRESS OF THE PROPERTY ADDRESS OF THE PROPERTY AND ADDRESS OF THE PROPERTY ADDRESS OF THE PROPERTY AND ADDRESS OF THE PROPERTY ADDRESS OF THE PR	0.0	4.2	0.0	
813V1A 7 124234	0.0	0.0	0.0	AND STATE OF THE S	0.0	0.0	0.0	
124235	0.0	0.0	0.0		0.0	0.0	0.0	
813D1 124236 77	0.0	0.0	0.0	DOWNERS SEE STATE OF THE SECOND	0.0	3.2	0.0	
814V1A 124213	0.0	0.0	0.0	HEWELD PROPERTY.	0.0	0.0	0.0	
614V1B 124214	0.0	2.9	0.0		1.1	0.0	0.0	
15VGA   In the state of the sta	1.5	0.0	0.0	THE PROPERTY OF THE PARTY OF	0.0	2.9	0.0	
815V15	29.1	13.2	0.0	WT-008	0.0	7.6	0.0	
815V18 124001	0.0	0.0	0.0	MORNACOVE MALANESSEE	0.0	0.0	0.0	
816720 124002	1.5	0.0	0.0	THE WITCOMES WELL BOTTOM	0.0	0.0	0.0	
816V14 124003	2.6	5.1	0.0	THE WEST SERVICE STATES	0.0	0.0	0.0	
818/6 3 124004	1.1	4.8	0.0				1	

Note: Limit of Detection (LD) is 3 dpm for Alpha. 6 dpm for Beta, and 104 dpm for Gamma.

Percentage Above (+) or below (-)

					( , ) OI DEIONA (-)	
Sample	Depth units	Apha Probe	Background	units	Background	Bicron Fidler
803D1	0 feet	40	48		-16.67%	7347
803D1	0.5 feet					
803D2	0 feet	40	48		-16.67%	4913
803D3	0 feet	40	48		-16.67%	5173
803D3	0.5 feet					
803D4	0 feet	40	48		-16.67%	6662
803D5	0 feet	40	48		-16.67%	6470
803D6	0 feet	60	48		25.00%	6491
803D7	0 feet	50	48		4.17%	6432
803V1	0 feet	40	48		-16.67%	6684
803V1	0.5 feet					
803V1	1 feet					
803V2	0 feet	50	48		4.17%	6942
803V2	0.5 feet					
803V2	1 feet					
803V2	1.5 feet					

		Percentage Above				Percentage Above
		(+) or below (-)				(+) or below (-)
Background u	ınits	Background	Pipe Probe	Background	units	Background
6483 c	pm	13.33%	100	160	cpm	-37.50%
			100	160	cpm	-37.50%
6483 c	pm	-24.22%	100	160	cpm	-37.50%
6483 c	pm	-20.21%	200	160	cpm	. 25.00%
			100	160	cpm	-37.50%
6483 c	pm	2.76%	200	160	cpm	25.00%
6483 c	pm	-0.20%	100	160	cpm	-37.50%
6483 c	pm	0.12%	200	160	cpm	25.00%
6483 c	pm	-0.79%	200	160	cpm	25.00%
6483 c	pm	3.10%	200	160	cpm	25.00%
			200	160	cpm	25.00%
			100	160	cpm	-37.50%
6483 c	pm	7.08%	100	160	cpm	-37.50%
			200	160	cpm	25.00%
			100	160	cpm	-37.50%
			100	160	cpm	-37.50%

		NAC	)-27	Gross Gamma		Percent above (+)		
collection date	Site	easting	northing	Radiation	background	or below (-) Background	units	Instrument s/r
9/30/97	SEAD-12	743550.4	1015784	10	9.4	6.38%	kcpm	A945P/A378C
9/30/97	SEAD-12	743547.4	1015784	10.3	9.4	9.57%	kcpm	A945P/A378C
9/30/97	SEAD-12	743544.4	1015784	10.2	9.4	8.51%	kcpm	A945P/A378C
9/30/97	SEAD-12	743541.4	1015783	· 10	9.4	6.38%	kcpm	A945P/A378C
9/30/97	SEAD-12	743538.4	1015783	9.5	9.4	1.06%	kcpm	A945P/A3780
	SEAD-12	743535.4	1015783	9.2	9.4	-2.13%	kcpm	A945P/A3780
9/30/97	SEAD-12	743532.4	1015783	8.8	9.4	-6.38%	kcpm	A945P/A3780
9/30/97	SEAD-12	743529.4	1015783	9.6	9.4	2.13%	kcpm	A945P/A3780
	SEAD-12	743526.4	1015783	9	9.4	-4.26%	kcpm	A945P/A3780
	SEAD-12	743523.4	1015783	9.7	. 9.4	3.19%	kcpm	A945P/A3780
	SEAD-12	743520.4	1015783	9.1	9.4	-3.19%	kcpm	A945P/A3780
	SEAD-12	743517.4	1015782	10	9.4	6.38%	kcpm	A945P/A3780
	SEAD-12	743514.4	1015782	10.2	9.4	8.51%	kcpm	A945P/A3780
	SEAD-12	743511.5	1015782	9.1	9.4	-3.19%	kcpm	A945P/A3780
9/30/97	SEAD-12	743508.5	1015782	9.8	9.4	4.26%	kcpm	A945P/A3780
	SEAD-12	743505.5	1015782	10	9.4	6.38%	kcpm	A945P/A3780
	SEAD-12	743502.5	1015782	9.2	9.4	-2.13%	kcpm	A945P/A3780
	SEAD-12	743499.5	1015782	8.8	9.4	-6.38%	kcpm	A945P/A3780
	SEAD-12	743496.5	1015781	9.6	9.4	2.13%	kcpm	A945P/A3780
	SEAD-12	743550.3	1015787	11.5	9.4	22.34%	kcpm	A945P/A3780
	SEAD-12	743547.3	1015787	10.8	9.4	14.89%	kcpm	A945P/A3780
	SEAD-12	743544.3	1015787	10.2	9.4	8.51%	kcpm	A945P/A3780
	SEAD-12	743541.3	1015786	10.7	9.4	13.83%	kcpm	A945P/A3780
	SEAD-12	743538.3	1015786	11.1	9.4	18.09%	kcpm	A945P/A3780
9/30/97	SEAD-12	743535.3	1015786	10.6	9.4	12.77%	kcpm	A945P/A3780
	SEAD-12	743532.3	1015786	10.2	9.4	8.51%	kcpm	A945P/A3780
	SEAD-12	743529.3	1015786	11	9.4	17.02%	kcpm	A945P/A3780
	SEAD-12	743526.3	1015786	10.8	9.4	14.89%	kcpm	A945P/A3780
9/30/97	SEAD-12	743523.3	1015786	10.2	9.4	8.51%	kcpm	A945P/A3780
	SEAD-12	743520.3	1015785	10.7	9.4	13.83%	kcpm	A945P/A3780
	SEAD-12	743517.3	1015785	10.9	9.4	15.96%	kcpm	A945P/A3780
	SEAD-12	743514.3	1015785	10.4	9.4	10.64%	kcpm	A945P/A3780
	SEAD-12	743511.3	1015785	10.7	9.4.	13.83%	kcpm	A945P/A3780
	SEAD-12	743508.3	1015785	10	9.4	6.38%	kcpm	A945P/A3780
	SEAD-12	743505.4	1015785	9.7	9.4	3.19%	kcpm	A945P/A3780
	SEAD-12	743502.4	1015785	9.9	9.4	5.32%	kcpm	A945P/A3780
	SEAD-12	743499.4	1015785	9.4	9.4	0.00%	kcpm	A945P/A3780
	SEAD-12	743496.4	1015784	9.5	9.4	1.06%	kcpm	A945P/A3780

	(	NAE	)-27	Gross Gamma		Percent above (+)		1
collection date	Site	easting	northing	Radiation	background	or below (-) Background	units	Instrument s/n
9/30/97	SEAD-12	743550.2	1015790	11.4	9.4	21.28%	kcpm	. A945P/A378Q
9/30/97	SEAD-12	743547.2	1015790	11.1	9.4	18.09%	kcpm	A945P/A378Q
9/30/97	SEAD-12	743544.2	1015790	10.7	9.4	13.83%	kcpm	A945P/A378Q
9/30/97	SEAD-12	743541.2	1015789	11	9.4	17.02%	kcpm	A945P/A378Q
9/30/97	SEAD-12	743538.2	1015789	10.6	9.4	12.77%	kcpm	A945P/A378Q
9/30/97	SEAD-12	743535.2	1015789	11.1	9.4	18.09%	kcpm	A945P/A378Q
9/30/97	SEAD-12	743532.2	1015789	10.9	9.4	15.96%	kcpm	A945P/A378Q
9/30/97	SEAD-12	743529.2	1015789	10.2	9.4	8.51%	kcpm	A945P/A378Q
9/30/97	SEAD-12	743526.2	1015789	10.8	9.4	14.89%	kcpm	A945P/A378Q
9/30/97	SEAD-12	743523.2	1015789	9.9	9.4	5.32%	kcpm	A945P/A378Q
9/30/97	SEAD-12	743520.2	1015788	9.2	9.4	-2.13%	kcpm	A945P/A378Q
9/30/97	SEAD-12	743517.2	1015788	9.5	9.4	1.06%	kcpm	A945P/A378Q
9/30/97	SEAD-12	743514.2	1015788	9.4	9.4	0.00%	kcpm	A945P/A378Q
9/30/97	SEAD-12	743511.2	1015788	10	9.4	6.38%	kcpm	A945P/A378Q
9/30/97	SEAD-12	743508.2	1015788	8.8	9.4	-6.38%	kcpm	A945P/A378Q
9/30/97	SEAD-12	743505.2	1015788	9.6	9.4	2.13%	kcpm	A945P/A378C
9/30/97	SEAD-12	743502.2	1015788	9.2	9.4	-2.13%	kcpm	A945P/A378C
9/30/97	SEAD-12	743499.3	1015788	9.7	9.4	3.19%	kcpm	A945P/A378C
9/30/97	SEAD-12	743496.3	1015787	9	9.4	-4.26%	kcpm	A945P/A378C
9/30/97	SEAD-12	743550.1	1015793	10.9	9.4	15.96%	kcpm	A945P/A378C
9/30/97	SEAD-12	743547.1	1015793	11.2	9.4	19.15%	kcpm	A945P/A378C
9/30/97	SEAD-12	743544.1	1015793	11.5	9.4	22.34%	kcpm	A945P/A378C
9/30/97	SEAD-12	743541.1	1015792	10.8	9.4	14.89%	kcpm	A945P/A378C
9/30/97	SEAD-12	743538.1	1015792	9.9	9.4	5.32%	kcpm	A945P/A378C
9/30/97	SEAD-12	743535.1	1015792	9.8	9.4	4.26%	kcpm	A945P/A378C
9/30/97	SEAD-12	743532.1	1015792	10.2	9.4	8.51%	kcpm	A945P/A378Q
9/30/97	SEAD-12	743529.1	1015792	9.6	9.4	2.13%	kcpm	A945P/A378C
9/30/97	SEAD-12	743526.1	1015792	9.2	9.4	-2.13%	kcpm	A945P/A378C
	SEAD-12	743523.1	1015792	8.8	9.4	-6.38%	kcpm	A945P/A378Q
9/30/97	SEAD-12	743520.1	1015791	9.5	9.4	1.06%	kcpm	A945P/A378C
9/30/97	SEAD-12	743517.1	1015791	9.1	9.4	-3.19%	kcpm	A945P/A378Q
9/30/97	SEAD-12	743514.1	1015791	8.9	9.4	-5.32%	kcpm	A945P/A378Q
		743511.1	1015791	9.3	9.4	-1.06%	kcpm	A945P/A378C
	SEAD-12	743508.1	1015791	9.6	9.4	2.13%	kcpm	A945P/A378Q
	SEAD-12	743505.1	1015791	9	9.4	-4.26%	kcpm	A945P/A378Q
		743502.1	1015791	8.9	9.4	-5.32%	kcpm	A945P/A378C
9/30/97	SEAD-12	743499.1	1015791	9.4	9.4	0.00%	kcpm	A945P/A378Q
	SEAD-12	743496.1	1015790	9.2	9.4	-2.13%	kcpm	A945P/A378Q

		NAE		Gross Gamma		Percent above (+)		
collection date		easting	northing	Radiation	background	or below (-) Background	units	Instrument s/n
9/29/97	SEAD-12	743496.8	1015773	7.6	9.1	-16.48%	kcpm	A945P/A378Q
9/29/97	SEAD-12	743499.8	1015774	8.5	9.1	-6.59%	kcpm	A945P/A378Q
9/29/97	SEAD-12	743502.8	1015774	8.2	9.1	-9.89%	kcpm	A945P/A378Q
9/29/97	SEAD-12	743505.8	1015774	7.8	9.1	-14.29%	kcpm	A945P/A378Q
9/29/97	SEAD-12	743508.8	1015774	8.2	9.1	-9.89%	kcpm	A945P/A378Q
9/29/97	SEAD-12	743511.8	1015774	7.6	9.1	-16.48%	kcpm	A945P/A378Q
9/29/97	SEAD-12	743514.8	1015774	7.8	9.1	-14.29%	kcpm	A945P/A378Q
9/29/97	SEAD-12	743517.8	1015774	7	9.1	-23.08%	kcpm	A945P/A378Q
9/29/97	SEAD-12	743520.8	1015775	8.1	9.1	-10.99%	kcpm	A945P/A378Q
9/29/97	SEAD-12	743523.8	1015775	8.2	9.1	-9.89%	kcpm	A945P/A378Q
9/29/97	SEAD-12	743526.8	1015775	7.5	9.1	-17.58%	kcpm	A945P/A378Q
	SEAD-12	743529.8	1015775	9.1	9.1	0.00%	kcpm	A945P/A378Q
9/29/97	SEAD-12	743532.8	1015775	8.6	9.1	-5.49%	kcpm	A945P/A378Q
9/29/97	SEAD-12	743535.8	1015775	7.8	9.1	-14.29%	kcpm	A945P/A378Q
	SEAD-12	743538.8	1015775	9	9.1	-1.10%	kcpm	A945P/A378Q
9/29/97	SEAD-12	743541.8	1015775	8.5	9.1	-6.59%	kcpm	A945P/A378Q
9/29/97	SEAD-12	743544.8	1015776	9.1	9.1	0.00%	kcpm	A945P/A378Q
9/29/97	SEAD-12	743547.8	1015776	8.8	9.1	-3.30%	kcpm	A945P/A378Q
9/29/97	SEAD-12	743550.8	1015776	7.8	9.1	-14.29%	kcpm	A945P/A378Q
	SEAD-12	743553.8	1015776	9.5	9.1	4.40%	kcpm	A945P/A378Q
9/29/97	SEAD-12	743556.8	1015776	8.8	9.1	-3.30%	kcpm	A945P/A378Q
	SEAD-12	743559.8	1015776	10	9.1	9.89%	kcpm	A945P/A378Q
	SEAD-12	743562.8	1015776	9.9	9.1	8.79%	kcpm	A945P/A378Q
	SEAD-12	743565.8	1015776	10.1	9.1	10.99%	kcpm	A945P/A378Q
9/29/97	SEAD-12	743568.8	1015777	10.7	9.1	17.58%	kcpm	A945P/A378Q
	SEAD-12	743496.9	1015770	7.7	9.1	-15.38%	kcpm	A945P/A378Q
	SEAD-12	743499.9	1015771	8	9.1	-12.09%	kcpm	A945P/A378Q
1	SEAD-12	743502.9	1015771	9	9.1	-1.10%	kcpm	A945P/A378Q
	SEAD-12	743505.9	1015771	8.4	9.1	-7.69%	kcpm	A945P/A378Q
	SEAD-12	743508.9	1015771	8.5	9.1	-6.59%	kcpm	A945P/A378Q
9/29/97	SEAD-12	743511.9	1015771	8.1	9.1	-10.99%	kcpm	A945P/A378Q
9/29/97	SEAD-12	743514.9	1015771	9	9.1	-1.10%	kcpm	A945P/A378Q
9/29/97	SEAD-12	743517.9	1015771	8.8	9.1	-3.30%	kcpm	A945P/A378Q
9/29/97	SEAD-12	743520.9	1015772	9	9.1	-1.10%	kcpm	A945P/A378Q
9/29/97	SEAD-12	743523.9	1015772	9.5	9.1	4.40%	kcpm	A945P/A378Q
9/29/97	SEAD-12	743526.9	1015772	9	9.1	-1.10%	kcpm	A945P/A378Q
1	SEAD-12	743529.9	1015772	8.9	9.1	-2.20%	kcpm	A945P/A378Q
9/29/97	SEAD-12	743532.9	1015772	9.4	9.1	3.30%	kcpm	A945P/A378Q

		NAC	)-27	Gross Gamma		Percent above (+)		
collection date	Site	easting	northing	Radiation	background	or below (-) Background	units	Instrument s/n
9/29/97	SEAD-12	743535.9	1015772	9.1	9.1	0.00%	kcpm	A945P/A378Q
9/29/97	SEAD-12	743538.9	1015772	9.3	9.1	2.20%	kcpm	A945P/A378Q
9/29/97	SEAD-12	743541.9	1015772	9.4	9.1	3.30%	kcpm	A945P/A378Q
9/29/97	SEAD-12	743544.9	1015773	9.2	9.1	1.10%	kcpm	A945P/A378Q
9/29/97	SEAD-12	743547.9	1015773	9	9.1	-1.10%	kcpm	A945P/A378Q
9/29/97	SEAD-12	743550.9	1015773	9.1	9.1	0.00%	kcpm	A945P/A378Q
9/29/97	SEAD-12	743553.9	1015773	9.6	9.1	5.49%	kcpm	A945P/A378Q
9/29/97	SEAD-12	743556.9	1015773	9.5	9.1	4.40%	kcpm	A945P/A378Q
	SEAD-12	743559.9	1015773	10.8	9.1	18.68%	kcpm	A945P/A378Q
	SEAD-12	743562.9	1015773	11.8	9.1	29.67%	kcpm	A945P/A378Q
	SEAD-12	743565.9	1015773	11.5	9.1	26.37%	kcpm	A945P/A378Q
	SEAD-12	743568.9	1015774	11.9	9.1	30.77%	kcpm	A945P/A378Q
	SEAD-12	743497.1	1015767	7.4	9.1	-18.68%	kcpm	A945P/A378Q
	SEAD-12	743500.1	1015768	8.8	9.1	-3.30%	kcpm	A945P/A378Q
9/29/97	SEAD-12	743503.1	1015768	7.6	9.1	-16.48%	kcpm	A945P/A378Q
9/29/97	SEAD-12	743506.1	1015768	8	- 9.1	-12.09%	kcpm	A945P/A378Q
	SEAD-12	743509.1	1015768	8.5	9.1	-6.59%	kcpm	A945P/A378Q
	SEAD-12	743512.1	1015768	8.4	9.1	-7.69%	kcpm	A945P/A378Q
	SEAD-12	743515.1	1015768	8.4	9.1	-7.69%	kcpm	A945P/A378Q
	SEAD-12	743518.1	1015768		9.1	-6.59%	kcpm	A945P/A378Q
		743521.1	1015769	8.2	9.1	-9.89%	kcpm	A945P/A378Q
		743524.1	1015769	8.8	9.1	-3.30%	kcpm	A945P/A378Q
	SEAD-12	743527.1	1015769	9.2	9.1	1.10%	kcpm	A945P/A378Q
	SEAD-12	743530.1	1015769	9	9.1	-1.10%	kcpm	A945P/A378Q
	SEAD-12	743533.1	1015769	9.5	9.1	4.40%	kcpm	A945P/A378Q
	SEAD-12	743536.1	1015769	9.7	9.1	6.59%	kcpm	A945P/A378Q
	SEAD-12	743539.1	1015769	10.1	9.1	10.99%	kcpm	A945P/A378Q
	SEAD-12	743542.1	1015769	9.8	9.1	7.69%	kcpm	A945P/A378Q
	SEAD-12	743545.1	1015770	9.8	9.1	7.69%	kcpm	A945P/A378Q
	SEAD-12	743548.1	1015770	10.1	9.1	10.99%	kcpm	A945P/A378Q
	SEAD-12	743551.1	1015770	9.5	9.1	4.40%	kcpm	A945P/A378Q
	SEAD-12	743554.1	1015770	9.1	9.1	0.00%	kcpm	A945P/A378Q
10/13/97	SEAD-12	743475.4	1015781	9.5	9.7	-2.06%	kcpm	A984P/A398Q

APPENDIX G:	
Response to Regulatory Agency Comments: DRAFT NO FURTHER ACTION SITES REPORT	

# **Response to Comments**

by

US Environmental Protection Agency, Region 2
for Draft Decision Document
Twenty-Six Low/No Further Action Sites
SEAD 1, 2, 7, 10, 18, 19, 20, 21, 22, 29, 30, 31, 32, 35,
36, 37, 42, 47, 49, 51, 53, 55, 60, 61, 65, 70 and 72
Seneca Army Depot Activity
Romulus, New York
May 17, 2001

In reference to the above subject document dated November 1999. EPA reviewed the document and offers the following comments.

# **GENERAL COMMENTS:**

#### Comment:

1. There seems to be a typographical error on the number for the first figure of Chapter 2. Referenced Figure 2-1 cannot be found in the document. Please include more specific maps for the different areas (i.e., North End, PID, Warehouse, Q, etc.).

# Response:

Agree. The typographical error has been corrected. Additional figures are being added to the document per your request.

# Comment:

2. EPA acknowledges the application of RCRA permit regulations for SEADs-01 and 02, and Clean Water Act requirements implemented by NYSDEC SPDES Program for SEADs-20 and 22. The Army's recommendation of no further action under CERCLA seems to be appropriate for these sites.

# Response:

No response necessary.

# Comment:

3. Please note that some sites related to the North End Property were addressed under a separate cover letter dated January 10, 2000 regarding the North End Property Finding of Suitability to Transfer (FOST). Those sites are SEADs-07, 18, 21, 29, 32, 35, and 61.

# Response:

No response necessary.

# Comment:

4. SEAD-60 was addressed under our review of the Prison FOST dated May 15, 2000.

# Response:

No response necessary.

# Comment:

5. Other sites that EPA agrees with a NFA recommendation are SEAD-30, 31, 49, 53, 55, and 65.

# Response:

No response necessary.

# **Comment:**

6. The Specific Comments below refer to several sites that require additional documentation to support a No Further Action (NFA) recommendation

# **SPECIFIC COMMENTS**

# Comment 1:

<u>Page 2-5. Section 2.2.2:</u> The second paragraph omits discussion of the fourth wall of this building. Revise text to indicate that the fourth side of the building is completely unbounded.

# Response:

Agree. The absence of any loading dock on the fourth side of the building has been added to the description.

# Comment 2:

Page 2-6. Section 2.2.3: Details regarding the four soil samples collected during the upgrade of the floor in 1986 are missing from the text. Figure 2.3 does not show sample locations, nor does it provide a cardinal directional arrow to relate the sample locations in Table 2-1 to the building corners. No topographic information is provided to determine which of the collected samples are furthest downgradient. Furthermore, relevant information regarding samples collection (i.e., by hand, with a trowel, Geoprobe®), depth, and method used was not provided. Were the samples collected outside the corners of the building or were they collected from directly beneath the pad? Additional information is needed.

# Response:

All available information from the sampling event has been presented in the Decision Document. Additional data may be collected as part of the future closure of this facility under RCRA.

# Comment 3:

Page 2-9. Section 2.3.1: The text does not indicate the estimated depth of materials in this landfill. This information is important, because, while the text states that excavation at the Shale Pit was terminated before the water table was encountered, other documents related to Seneca Army Depot indicate that the water table is within 4 to 6 feet of the surface, which is relatively shallow. Provide the depth of waste.

# Response:

Based on a photograph that was provided in the SWMU Classification Report, the depth of the shale pit is estimated to be approximately four feet deep. As the description of the shale pit landfill indicates, the excavation of shale was terminated before the groundwater table was intercepted or breached. Therefore, construction debris was not placed such that it intersected the groundwater table.

# Comment 4:

<u>Page 2-10. Section 2.4.3:</u> The results of the TCLP analyses show a pH of 12.4 in Appendix A, page 4. Please provide an explanation for such a high number.

# Response:

The laboratory analysis of a sample of wood ash collected in September of 1992 shows a pH of 12.4. The same sample was analyzed for corrosivity and the results were negative. The unusual pH is probably due to the high percentage of Calcium Oxide (Lime) found in wood ash.

# Comment 5:

<u>Page 2-13. Section 2.5.3 & Page 2-14. Section 2.6.4:</u> Closure needs to be documented. Additional information is needed.

# Response:

All available information regarding these two units has been provided.

# Comment 6:

<u>Page 2-19. Section 2.10.2:</u> Provide better documentation that confirmation samples were collected following tank removal and following surface soil removal.

# Response:

The tank (SEAD-29) was removed by the Army's internal storage tank removal team. Data collected during the removal operation is not available.

# Comment 7:

<u>Page 2-23. Section 2.14.2:</u> It is not clear from this paragraph when use of the boilers at this site was discontinued. The text in this section and in Section 2.14.5 states that they were not used after 1989, but later indicates that they were used until 1996 when Building 718 was shut down. Clarification is needed.

# Response:

The text has been revised to indicate that a waste oil/number 6 fuel oil mixture was burned in the boilers in SEAD-35 between 1982 and 1989. After 1989, only number 6 fuel oil without waste oil additives was burned in the boilers. The change of fuel resulted from problems that were encountered in properly balancing oil mixture to achieve good combustion conditions.

# Comment 8:

<u>Page 2-25, Section 2.15.5:</u> It is unclear whether all three boilers currently burn Number 6 fuel oil, or only the two that previously burned waste oil. Clarification is needed. Item #2 of the current justification section implies that these boilers are no longer in use, which is not the case. Revise the justification to indicate that these boilers are still in use at the site to burn Number 6 fuel oil.

# Response:

The text has been revised to show that only two boilers in SEAD-36 were used to burn waste oil/oil mixtures. The text of Justification Item #2 has been changed to indicate that the two oil-fired boilers remain functional today, but that they only burn Number 6 fuel oil.

#### Comment 9:

<u>Page 2-26, Section 2.16.5:</u> Item #2 of the current justification section implies that these boilers are no longer in use, which is not the case. Revise the justification to indicate that these boilers are still in use at the site to burn Number 6 fuel oil.

# Response:

The text has been revised to indicate that the boilers in SEAD-37 are still operational and that they only fire Number 6 fuel oil.

# Comment 10:

<u>Page 2-26, Section 2.17.2:</u> According to Figure 2-5, the Preventative Maintenance Laboratory was located in the northwest portion of Building 106, not the northeast, as indicated in the text in this section. The Clinical Analyses laboratory would then be located southeast of the Preventative Maintenance Laboratory.

#### Response:

The identified changes in the text have been made.

#### Comment 11:

Page 2-28, Section 2.17.5: As stated in Item #2, the "exact nature and location of operations conducted in the facility remain uncertain," the SI should be provided as an appendix. In addition, the sewer system used in this building is not documented. Wastes from the laboratory, such as solvents could have been disposed of through building drains. A break in a clay sewer line, for example, would be a release of CERCLA hazardous substances. Provide documentation regarding the drainage

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system used in this laboratory and documentation of any releases. If appropriate, manholes located near the building should be sampled.

# Response:

There is no documentation indicating that any release ever occurred in this facility. The suggestion that a break in a clay sewer line could have resulted in a release of waste is nothing more than supposition, as it is not based on any available information.

#### Comment 12:

Page 2-29, Section 2.18.6: The NFA recommendation is not appropriate for the Building 321 portion of SEAD-47. The text does not present any data from radiological screening investigations in this building. Considering the types of radionuclides that are known to have been in storage at the facility (Co-60, U-235, Ra-226, Sr/Y-90. and p- 239), the recent time period in which these materials are known to have been present in the building (1997/1998), and that other portions of the Depot show evidence of residual radiological contamination, a screening investigation should be completed at this building.

# Response:

As the name of this SEAD implies, both of these buildings were used to store radiation calibration sources and not waste. There is no data to indicate that releases ever occurred in either of these facilities. Both of these facilities will eventually be surveyed as part of the close-out of SEDA's NRC license. Additionally, since Building 806 is located within SEAD-12 it will be (has been) surveyed as part of the continuing investigation of SEAD-12 buildings. Therefore, the Army contends that both of these facilities warrant a determination of No Further Action under CERCLA as additional surveys and close-out activities will be completed under other regulatory programs.

#### Comment 13:

Page 2-33, Section 2.20.3: Appendix C shows that the NYSDEC did not consider the 1983 monitoring program to be adequate because of the limited number of herbicides that were included in the analysis. The NYSDEC indicated that many other herbicides were used at the base, including bromacil, arsenal, roundup (glyphosate), tordon 10K (picloram), simiazine, 80W, borocil iv, and dioxin. The limited analyses that were performed (2,4-D, 2,4,5-T, and silex) provided the basis for the NYSDEC to recommend classification of SEAD-51 as an Area of Concern {AOC}. It does not appear as though the Depot has performed any sampling at the site in addition to that from 1983; Therefore, any residue that may have been present in the site soils from other herbicides may still be present and may present unacceptable risks. Additional sampling should be planned. Also, given the future land use for this site as conservation/recreational, discuss the ecological-based criteria.

# Response:

The Army is not considering collection and analysis of additional soil samples from SEAD-51. Licensed personnel applied herbicides at SEAD-51. Furthermore, commercial products were used in accordance with their intended purpose; therefore, it is the Army's contention that residues of commercial herbicides, used in accordance with their intended purpose, are exempt from regulation. Furthermore, existing data collected from SEAD-51 and reported to the agencies in prior reports show that residues of 2,4-D and 2,4,5-T are below EPA health based and TAGM criteria.

#### Comment 14:

<u>Page 2-37, Section 2.23.3:</u> The text in this section indicates that analytical data for the samples collected from this spill site are contained in Appendix E. However, this appendix contains only results for surface water and sediment samples collected at SEAD-60. All data should be provided. However, this does not affect the NFA recommendation for the site, which is appropriate.

# Response:

Agree. Soil and groundwater sampling data obtained in SEAD-60 have been added to Appendix E.

#### Comment 15:

Page 2-44, Section 2.26.3: The interoffice memo from Gary Baker that is referred to as located in Appendix B is actually located in Appendix C. This memo indicates that Building 803 stored primarily radioactive materials and waste. The memo makes mention of the radiological surveys that were performed at several buildings, including Building 803. However, no data from Building 803 appears in this memo and its attached tables. The data addresses Buildings 324, 356, and 357 and igloos E0802, E0804, E0806, and EO809. Therefore, the source of the data in Table 2.5 is unclear. The text also states that results from the wipe samples are in Appendix F. However, these wipe samples are combined with samples collected at Building 806, and they are listed by Parsons sample ID, so it is not possible to determine which samples are from Building 803. These points must be clarified in the Final Decision Document; however, they do not impact the recommendation of NFA for SEAD-72, which is a appropriate because the site will be investigated as part of SEAD-12. This fact should be included as a justification in Section 2.26.6.

# Response:

Agree. During the reproduction of the report, page 4 of Gary Baker's memorandum was inadvertently omitted and not copied. This is the page that contains his findings from the 1993 survey of Building 803.

The data presented in Table 2-5 was obtained as part of the ongoing SEAD-12 investigation. The data summarized in Table 2-5 appear on Page 4 of the faxed copy of the memorandum from Patrick Kuykendall to the Commander of the Seneca Army Depot dated January 20, 1999 that is provided in Appendix F. Sample coding used e.g., "803D1" includes information on the building number, i.e., 803, and the sample location within the building i.e., D1, drain 1. Refer to Figure 2.6 for additional information regarding sample locations.

These data are provided in this document to further substantiate the Army's position that no residual radiological contamination is found in this building. These data will be more fully presented and discussed in forthcoming reports issued to document and substantiate the findings of the SEAD-12 investigations.

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# Response To Comments

By

New York State Department of Environmental Conservation (NYSDEC) For Draft-Final Decision Document Twenty-Six Low/No Further Action Sites

SEAD 1, 2, 7, 10, 18, 19, 20, 21, 22, 29, 30, 31, 32, 35, 36, 37, 42, 47, 49, 51, 53, 55, 60, 61, 65, 70 and 72

Seneca Army Depot Activity Romulus, New York June 25, 2001

The New York State Department of Environmental Conservation (NYSDEC) have completed a review of the report titled Draft Decision Document, Twenty Six Low/No-Further Action Sites. As you are aware, we previously reviewed those portions of this report which discuss areas involved, or potentially involved, in the North Depot Area property transfer and forwarded the comments on those sites to SEDA on January 4, 2000. Please find below our comments for the remainder of the report.

#### Comment #1:

<u>SEAD-01:</u> Building 307 - Hazardous Waste Container Storage Facility: We concur that this area may be considered a No Further Action SWMU with the understanding that closure of this facility will be performed at a later date in accordance with the applicable RCRA regulations under DEC's regulatory oversight and approval.

#### Response:

Agree. No change to the text or response is necessary.

#### Comment #2:

<u>SEAD-02: Building 301 - PCB Transformer Storage Facility:</u> We concur that this area may be considered a No Further Action SWMU with the understanding that closure of this facility will be performed at a later date in accordance with applicable RCRA regulations under DEC's regulatory oversight and approval.

# Response:

Agree. No change to the text or response is necessary.

#### Comment #3:

SEAD-29 - Building 732 - Underground Waste Oil Tank: Although comments on this SEAD were included in our January 4, 2000 letter commenting on the North Depot Area SWMUs, further review has identified an additional concern, viz., the tank designation in Section 2.10.3 of this report is incorrect. New York State's tank designation for this unit is 8-416118-059. Throughout the

Decision Document report tank identification numbers should be checked for accuracy, as "8-416118-" is repeatedly written as "8-416418-"

# Response:

Agree. Tank designations for Seneca Army Depot have been corrected throughout the Decision Document text to ensure that the proper Agency Id number prefix (i.e., 8-416118-) has been used.

#### Comment #4:

SEAD-31 - Building 117 - Underground Waste Oil Tank: Section 2.12.3 of the report states that the tank designation for this tank is 8-416418-025. Although we believe that the report is in error as it identifies the facility number (the digits between the hyphens in this ID should read 416118), this simple correction would still not correctly identify the tank described in this section. The tank identified by New York State with ID # 8-416118-025 (tank 25 at the depot) was a 20,000-gallon underground tank now removed. The identification number offered in this section of the report should be checked for accuracy.

# **Response:**

Disagree. The Army indicates that the correct tank number for this tank was 025. SEDA personnel indicate that tank identification numbers are frequently reused once a tank has been removed. The identified tank was removed on October 7, 1999. At the time of removal, the tank designated as 8-416118-025 was a 2005-gallon fiberglass tank used for the storage of waste oil. Therefore, the identification number for this tank should be 8-416118-025, and this number has been inserted into the text.

#### Comment #5:

SEAD-32 - Building 718 - Underground Waste Oil Tanks: Although comments on this SEAD were included in our January 4, 2000 letter commenting on the North Depot Area SWMUs, further review has identified additional information. The New York State identification numbers for these tanks, stated as being not available in this section, are probably 8-416118-194 for Tank A and 8-416118-195 for Tank B. These identification numbers should be checked and if correct, included in this report.

# Response:

Agree. The text provided for SEAD-32 has been revised to show that Tank A, a 40,000-gallon No.6 fuel oil tank is identified by the state as 8-416118-194, and Tank B, a 20,000-gallon No.6 fuel oil tank, is identified by the state as 8-416118-195.

# Comment #6:

SEAD-47 - Buildings 321 and 806 - Radiation Calibration Source Area: The report apparently uses data generated during the yet uncompleted investigation at SEAD-12 to support the determination that this site should be a No Further Action SWMU. The regulatory agencies have not yet received the necessary supporting data (e.g. location and method of samples, data validation, analysis, etc...), and thus we cannot accept at this time that the data is valid and complete to support

SEDA's determination. It is premature to designate this site as "No Further Action" before the completion of the SEAD-12 Remedial Investigation.

# Response:

Disagree. In the SRC meeting minutes of September 25, 1992, the NYSDEC agreed that SEAD-47 should be classified as a "No Action" site. The comment received indicates that the NYSDEC is reversing its prior position, and rescinding its prior approval. Available data does not support this reversal of position. Both of these facilities were used to storage radiation calibration sources and not waste materials. No data is available to suggest that any release has occurred in either of these buildings. Existing data collected from Building 806 substantiate the Army's contention that Building 806 warrants no further action. These data have been provided in their current state (i.e., as draft material) to substantiate the Army's "No Further Action" determination. If new data is collected under the continuing investigation of SEAD-12 that indicates that actions are necessary in Building 806 or any other building, such actions will be taken under that effort. Building 321 will be surveyed as part of SEDA's final close-out of its NRC license. If findings of that permits close-out indicate that actions are warranted, they will be implemented under the NRC's review and oversight.

#### Comment #7:

SEAD-51 - Herbicide Usage - Perimeter of High Security Area: Section 51.9 of the SWMU Classification Report states that the NYSDEC and the Army agreed that "as long as the land use does not change no limited sampling is required". Now the base is closing, and the land use will be changing, is limited sampling of SEAD-51 being planned by SEDA?

# Response:

The Army is not considering collection and analysis of additional soil samples from SEAD-51. Herbicides were applied at SEAD-51 by licensed personnel. Furthermore, commercial products were used in accordance with their intended purpose; therefore, it is the Army's contention that residues of commercial herbicides, used in accordance with their intended purpose, are exempt from regulation. Furthermore, existing data collected from SEAD-51 and reported to the agencies in prior reports show that residues of 2,4-D and 2,4,5-T are below EPA health based and TAGM criteria.

# Comment #8

<u>SEAD-53 - Munitions Storage Igloos:</u> The State has reservations about designating several hundred munitions storage igloos as "No Further Action" based on the limited information provided. We request that SEAD-53 be removed from this report and discussed individually so that its status is determined with the necessary examination.

# Response:

Disagree. The Army has no plans to sample the Munitions Storage Igloos at Seneca Army Depot. The igloos were used to store ordnance and military materials, and at the time of their storage, these materials were not wastes. Some of the stored materials were subsequently used for their intended purpose. Some of the stored materials were subsequently moved to locations away from Seneca where they are still being stored in anticipation of future use. Finally, some of the materials stored in

the igloos at SEDA, were moved to other locations at the depot where they were demilitarized and destroyed.

The Army contends that storage of ordnance and military materials in anticipation of potential use precludes them from being classified as waste. Thus, the storage igloos are not a waste storage unit.

# Comment #9:

<u>SEAD-55 - Building 357 - Tannin Storage</u>: Please clarify the comment "[t]his area is not regulated by any current permit number other than NYSDEC Division 8" Assuming that the author meant to write NYSDEC Region 8, the meaning of the comment remains unclear.

# Response:

The text has been changed to state "Use of this area is not currently, and was not historically, specifically constrained by conditions or stipulations identified in environmental permits issued for SEDA."

# Comment #10:

SEAD-60 -Oil Discharge Adjacent to Building 609: The report should clarify that the "removal action" performed at this site was actually a clean-up performed under the oversight of the NYSDEC Region 8 Spill Prevention & Response unit. The groundwater results should be included in Appendix E. The report should note what actions are proposed to locate the source of up gradient groundwater contamination.

# Response:

The text has been revised to include the NYSDEC Region 8 Spill Prevention and Response Unit and oversight of the removal action. Results from the groundwater sampling have been provided in Appendix E. The Army is not planning any additional sampling and analysis in the area up-gradient of SEAD-60 since none of the measured groundwater concentrations exceed groundwater quality standards.

#### Comment #11:

**SEAD-72 - Building 803 - Mixed Waste Storage Facility:** The report apparently uses data generated during the yet uncompleted investigation at SEAD-12 to support the determination that this site should be a "No Further Action" SWMU. It is premature to designate this site as "No Further Action" before the completion of the SEAD-12 Remedial Investigation. Also note on Figure 2.6 should be checked; if the half drawing is in half scale, wouldn't the scale in the example double to 1"=8'-0"

# Response:

Personnel of the New York State Department of Health (NYSDEC) and the New York State Department of Environmental Conservation (NYSDEC) conducted site surveys and radiological monitoring in several buildings at Seneca Army Depot on June 10, 1993. At this time a limited

radiological assessment of Building 803 was performed. An Interoffice Memorandum prepared by Gary Baker, Principal Radiological Health Specialist, Bureau Environmental Radiation Protection to William Condon, Chief of the same bureau was prepared and transmitted on September 7, 1993. The results of this assessment are provided as an appendix to the No Further Action Decision Document. In this memorandum the following statement appears.

"With the exception of igloo EO804 and one hot spot in E0808 which showed elevated readings, no significant deviations from background were noted in the buildings and storage igloos."

Additionally, the following statement appears subsequently in the memorandum.

"Building 803 – SEAD 72 Readings inside and outside were generally in the background range except on waste drums and radioactive materials containers. The building is still in use. – 10-11 uR/hr; 20 cpm beta inside and outside – drains were sealed to prevent releases to the outside."

Furthermore, since Building 803, the Mixed Waste Storage Facility, was listed in SEDA's Resource Conservation and Recovery Act (RCRA) Part A and Part B permit applications, this unit is currently under RCRA interim status and is the subject of a future RCRA closure. At the time of RCRA closure, necessary steps will be implemented to characterize the condition of Building 803 and its surroundings. Additionally, this site is also currently being investigated as part of the ongoing SEAD-12 investigations, and data developed by these investigations will be used in support of the pending SWMU closure. Therefore, the Army believes that a "No Further Action" determination is warranted for Building 803 under CERCLA.

Notes regarding the scale of this drawing have been clarified. The approximate scale for this drawing is 1 inch = 8 feet as is indicated on the bar scale shown on the drawing.