



BRUCE KING
GOVERNOR

State of New Mexico
ENVIRONMENT DEPARTMENT
Harold Runnels Building
1190 St. Francis Drive, P.O. Box 26110
Santa Fe, New Mexico 87502
(505) 827-2850

CERTIFIED MAIL
RETURN RECEIPT REQUESTED

JUDITH M. ESPINOSA
SECRETARY

RON CURRY
DEPUTY SECRETARY

December 11, 1992

Brigadier General James L. Higham
Base Commander
Kirtland Air Force Base
542D CTW/CC
Albuquerque, New Mexico, 87117-5000

RE: Compliance Order
KAFB NM9570024423

Dear General Higham:

Enclosed herein is a Compliance Order issued to Kirtland Air Force Base (KAFB) pursuant to the New Mexico Hazardous Waste Act, §74-4-10 NMSA 1978. The Compliance Order states that KAFB has failed to comply with the New Mexico Hazardous Waste Management Regulations (HWMR-6). The violations are specifically set out in this Compliance Order.

The Compliance Order sets forth a schedule of compliance required of Kirtland Air Force Base. Failure to comply with the Order could result in the suspension of Kirtland's permit to store hazardous waste.

Any inquiries concerning this Compliance Order should be directed to Edward Horst, RCRA Program Manager, Hazardous and Radioactive Materials Bureau, New Mexico Environment Department, at (505) 827-4308.

Sincerely,

Kathleen M. Sisneros, Director
Water and Waste Management Division

KMS:JMT:sl

cc: Lynn Prince, U.S. EPA Region VI (6H-HS)
Benito Garcia, Bureau Chief, H&RMB
Edward Horst, RCRA Program Manager, H&RMB
Tracy Hughes, Office of General Counsel, NMED

KAFB1274



STATE OF NEW MEXICO
ENVIRONMENT DEPARTMENT

IN THE MATTER OF
KIRTLAND AIR FORCE BASE
KAFB, NM
ID NO. NM9570024423

COMPLIANCE ORDER
NMHWA _____

RESPONDENT.

ADMINISTRATIVE ORDER REQUIRING COMPLIANCE

This Administrative Order (Order) is issued to Kirtland Air Force Base (Respondent) pursuant to the New Mexico Hazardous Waste Act (HWA), §74-4-10 NMSA 1978. The authority to issue this Order has been delegated by the Secretary of the New Mexico Environment Department (NMED) to the Director of the Water and Waste Management Division (Complainant).

FINDINGS

1. Complainant is the agency within the executive branch of the New Mexico state government charged with administration and enforcement of the New Mexico Hazardous Waste Act §§74-4-1 et seq. NMSA 1978.

2. Respondent is Kirtland Air Force Base, a military facility owned and operated by the U.S. Department of Defense and located in Albuquerque, New Mexico.

3. On July 13th to 17th, 1992, NMED employees John Tymkowych and Ernest Preciado conducted a hazardous waste inspection at the facility.

4. At the time of the July 13-17, 1992 inspection, at Bldg. 291, U.S. Customs, a Safety-Kleen unit was found open with a one gallon can of solvent in the basin.

5. At the time of the July 13-17, 1992 inspection, at Bldg. 336, USAF, a two gallon container pending analysis was found open in the storage area.

6. At the time of the July 13-17, 1992 inspection, at Bldg. 20349, USAF, a Safety-Kleen unit was found open with a half gallon can of solvent in the basin.

7. At the time of the July 13-17, 1992 inspection, at Bldg. 20375, USAF, a five gallon container of paint wastes was found open.

8. At the time of the July 13-17, 1992 inspection, at Bldg. 734, NMERI, a Safety-Kleen unit was found open with a one quart can of solvent in the basin.

9. At the time of the July 13-17, 1992 inspection, at Bldg. 416, Room 117, Phillips Lab, a one gallon container was found open in the storage area.

10. At the time of the July 13-17, 1992 inspection, at Bldg. 381, USAF, a 55 gallon container with unknown contents was found in the storage area.

11. At the time of the July 13-17, 1992 inspection, at Bldg. 734, NMERI, 5 five gallon containers with unknown contents were found in the storage area.

12. At the time of the July 13-17, 1992 inspection, at Bldg. 57001, NMERI, a five gallon container with unknown contents was found in the storage area.

13. At the time of the July 13-17, 1992 inspection, at Bldg. 277, Phillips Lab, a 55 gallon container with unknown contents was found in the waste storage area.

14. At the time of the July 13-17, 1992 inspection, at Bldg. 418, Room 19, S-Systems, a 55 gallon container with unknown contents was found outside of this room.

15. At the time of the July 13-17, 1992 inspection, at Bldg. 418, S-Systems, three 55 gallon containers with unknown contents were found in the storage area.

16. At the time of the July 13-17, 1992 inspection, at Bldg. 617, RDA/Logicon, a 55 gallon container with unknown contents was found in the storage area.

17. At the time of the July 13-17, 1992 inspection, at Bldg. 416, Room 117, Phillips Lab, a one gallon container with unknown contents was found in the storage area.

18. Upon information obtained at the time of the July 13-17, 1992 inspection, spent photo fixer is being disposed of into the septic system at Bldg. 57001, NMERI.

19. At the time of the July 13-17, 1992 inspection, at Bldg. 1064, USAF, four unlabeled 55 gallon drums containing rags contaminated with hazardous waste were found in the storage yard of this building.

20. At the time of the July 13-17, 1992 inspection, at Bldg. 20375, USAF, an unlabeled 5 gallon container was found in the paint booth of this building.

21. At the time of the July 13-17, 1992 inspection, at Bldg. 734, NMERI, five unlabeled 5 gallon containers were found in the storage area of this building.

22. At the time of the July 13-17, 1992 inspection, at Bldg. 9900, NMERI, fifty unlabeled containers of various volumes were found.

23. At the time of the July 13-17, 1992 inspection, at Bldg. 57001, NMERI, an unlabeled 5 gallon container was found outside of this building.

24. At the time of the July 13-17, 1992 inspection, at Bldg. 57001, NMERI, six unlabeled 55 gallon drums were found outside of this building.

25. At the time of the July 13-17, 1992 inspection, at Bldg. 57001, NMERI, an unlabeled overpac container was found outside of this building.

26. At the time of the July 13-17, 1992 inspection, at Bldg. 277, Phillips Lab, an unlabeled 55 gallon container was found in the waste storage area of this building.

27. At the time of the July 13-17, 1992 inspection, at Bldg. 400, RDA/Logicon, an unlabeled 55 gallon container was found in the storage area of this building.

28. At the time of the July 13-17, 1992 inspection, at Bldg. 418, Room 109, S-Systems, three unlabeled 55 gallon containers were found in the storage area of this building.

29. At the time of the July 13-17, 1992 inspection, at Bldg. 418, Bluerock Lab, S-Systems, an unlabeled 5 gallon container was found in the waste storage area.

30. At the time of the July 13-17, 1992 inspection, at Bldg. 617, RDA/Logicon, an unlabeled labpac was found in the waste storage area.

31. At the time of the July 13-17, 1992 inspection, at Bldg. 416, Room 100, Phillips Lab, an unlabeled 5 gallon container was found outside of this room.

32. At the time of the July 13-17, 1992 inspection, at Bldg. 277, Phillips Lab, a quantity of hazardous waste in excess of 55 gallons was founds at the satellite accumulation point.

33. At the time of the July 13-17, 1992 inspection, at Bldg. 418, S-Systems, a quantity of hazardous waste in excess of 55 gallons was found at the satellite accumulation point.

34. At the time of the July 13-17, 1992 inspection, at Bldg. 416, Room 100, Phillips Lab, two five gallon hazardous waste containers utilized for satellite accumulation were not in the area where the waste is generated and therefore not under the generators control.

35. At the time of the July 13-17, 1992 inspection, at Bldg. 418, S-Systems, three 55 gallon containers found in the service alley/storage area in the area utilized for satellite accumulation were not in the area where the waste is generated and therefore not under the generators control.

36. At the time of the July 13-17, 1992 inspection, at Bldg. 416, Room 115, Phillips Lab, hazardous waste at the satellite accumulation point was found being stored in a dented and crumpled container.

CONCLUSIONS

1. Respondent is a "person" as defined at §74-4-3.K. of HWA, and Hazardous Waste Management Regulations (HWMR-6), §101, incorporated federal regulations 40 CFR §260.10.

2. Respondent is a "generator" as defined at §74-4-3.F. of HWA, and HWMR-6, §101, incorporated federal regulations 40 CFR §260.10.

3. Respondent generates "hazardous waste" as defined at §74-4-3.I. of HWA, and HWMR-6, §101, incorporated federal regulations 40 CFR §260.10.

4. Respondent operates a "facility" as defined at HWMR-6, §101, incorporated federal regulations 40 CFR §260.10.

5. Respondent engages in the "storage" of hazardous waste as defined at §74-4-4.3N. of HWA, and HWMR-6, §101, incorporated federal regulations 40 CFR §260.10.

6. Respondent stores hazardous waste in "containers" as defined at HWMR-6, §101, incorporated federal regulations 40 CFR §260.10.

7. Respondent has failed to keep hazardous waste containers closed at Bldg. 291, U.S. Customs, where a Safety-Kleen unit was found open with a one gallon can of solvent sitting in the basin, in violation of HWMR-6, §301, incorporated federal regulations 40 CFR §262.34(c)(1)(i).

8. Respondent has failed to keep hazardous waste containers closed at Bldg. 336, USAF, where a two gallon container pending analysis was found open in the storage area, in violation of HWMR-6, §301, incorporated federal regulations 40 CFR §262.34(c)(1)(i).

9. Respondent has failed to keep hazardous waste containers closed at Bldg. 20349, USAF, where a Safety-Kleen unit was found open with a half gallon can of solvent in the basin, in violation of HWMR-6, §301, incorporated federal regulations 40 CFR §262.34(c)(1)(i).

10. Respondent has failed to keep hazardous waste containers closed at Bldg. 20375, USAF, where a 5 gallon container was found open, in violation of HWMR-6, §301, incorporated federal regulations 40 CFR §262.34(c)(1)(i).

11. Respondent has failed to keep hazardous waste containers closed at Bldg. 734, NMERI, where a Safety-Kleen unit was found open with a one quart can of solvent in the basin in violation of HWMR-6, §301, incorporated federal regulations 40 CFR §262.34(c)(1)(i).

12. Respondent has failed to keep hazardous waste containers closed at Bldg. 416, Room 117, Phillips Lab, where a one gallon container was found open in the storage area in violation of HWMR-6, §301, incorporated federal regulations 40 CFR §262.34(c)(1)(i).

13. Respondent has failed to perform a hazardous waste determination on the contents of a 55 gallon container found in the storage area of Bldg. 381, USAF, in violation of HWMR-6, §301, incorporated federal regulations 40 CFR §262.11.

14. Respondent has failed to perform a hazardous waste determination on five 5 gallon containers found in the storage yard area of Bldg. 734, NMERI, in violation of HWMR-6, §301, incorporated federal regulations 40 CFR §262.11.

15. Respondent has failed to perform a hazardous waste determination on the contents of a 5 gallon container found in the storage area of Bldg. 57001, NMERI, in violation of HWMR-6, §301, incorporated federal regulations 40 CFR §262.11.

16. Respondent has failed to perform a hazardous waste determination on the contents of a 55 gallon container found in the storage area of Bldg. 277, Phillips Lab, in violation of HWMR-6, §301, incorporated federal regulations 40 CFR §262.11.

17. Respondent has failed to perform a hazardous waste determination on the contents of a 55 gallon container found outside of Bldg. 418, Room 109, S-Systems, in violation of HWMR-6, §301, incorporated federal regulations 40 CFR 262.11.

18. Respondent has failed to perform a hazardous waste determination on the contents of three 55 gallon containers found in the storage area of Bldg. 418, S-Systems, in violation of HWMR-6, §301, incorporated federal regulations 40 CFR §262.11.

19. Respondent has failed to perform a hazardous waste determination on the unknown contents of a 55 gallon container found in the storage area of Bldg. 617, RDA/Logicon, in violation of HWMR-6, §301, incorporated federal regulations 40 CFR §262.11.

20. Respondent has failed to perform a hazardous waste determination on the unknown contents of a one gallon container found in the storage area of Bldg. 416, Room 117, Phillips Lab, in violation of HWMR-6, §301, incorporated federal regulations 40 CFR §262.11.

21. Respondent has failed to perform a hazardous waste determination on spent photo fixer being disposed of in the septic system of Bldg. 57001, NMERI, in violation of HWMR-6, §301, incorporated federal regulations §262.11.

22. Respondent has failed to label four 55 gallon containers found in the storage area of Bldg. 1064, USAF, in violation of HWMR-6, §301, incorporated federal regulations 40 CFR §262.34(c)(1)(ii).

23. Respondent has failed to label a 5 gallon container found in the paint booth of Bldg. 20375, USAF, in violation of HWMR-6, §301, incorporated federal regulations 40 CFR §262.34(c)(1)(ii).

24. Respondent has failed to label five 5 gallon containers found in the storage area of Bldg. 734, NMERI, in violation of HWMR-6, §301, incorporated federal regulations 40 CFR §262.34(c)(1)(ii).

25. Respondent has failed to label fifty containers found inside Bldg. 9900, NMERI, in violation of HWMR-6, §301, incorporated federal regulations 40 CFR §262.34(c)(1)(ii).

26. Respondent has failed to label a 5 gallon container found outside of Bldg. 57001, NMERI, in violation of HWMR-6, §301, incorporated federal regulations 40 CFR 262.34(c)(1)(ii).

27. Respondent has failed to label six 55 gallon containers found outside of Bldg. 57001, NMERI in violation HWMR-6, §301, incorporated federal regulations 40 CFR §262.34(c)(1)(ii).

28. Respondent has failed to label an overpac container found outside of Bldg. 57001, NMERI in violation of HWMR-6, §301, incorporated federal regulations 40 CFR §262.34(c)(1)(ii).

29. Respondent has failed to label a 55 gallon container found in the storage area of Bldg. 277, Phillips Lab in violation of HWMR-6, §301, incorporated federal regulations 40 CFR §262.34(c)(1)(ii).

30. Respondent has failed to label a 55 gallon container found in the storage area of Bldg. 400, RDA/Logicon in violation of HWMR-6, §301, incorporated federal regulations 40 CFR §262.34(c)(1)(ii).

31. Respondent has failed to label three 55 gallon containers found in the storage area of Bldg. 418, Room 109, S-Systems in violation of HWMR-6, §301, incorporated federal regulations 40 CFR §262.34(c)(1)(ii).

32. Respondent has failed to label a 5 gallon container found in the storage area of Bldg. 418, Bluerock Lab, S-Systems in violation of HWMR-6, §301, incorporated federal regulations 40 CFR §262.34(c)(1)(ii).

33. Respondent has failed to label a labpac container found in the waste storage area of Bldg. 617, RDA/Logicon in violation of HWMR-6, §301, incorporated federal regulations 40 CFR §262.34(c)(1)(ii).

34. Respondent has failed to label a 5 gallon container found outside of Bldg. 416, Room 100, Phillips Lab in violation of HWMR-6, §301, incorporated federal regulations 40 CFR §262.34(c)(1)(ii).

35. Respondent has exceeded 55 gallons of hazardous waste at the satellite accumulation point located at Bldg. 277, Phillips Lab in violation of HWMR-6, §301, incorporated federal regulations 40 CFR §262.34(c)(2).

36. Respondent has exceeded 55 gallons of hazardous waste at the satellite accumulation point located at Bldg. 418, S-Systems in violation of HWMR-6, §301, incorporated federal regulations 40 CFR §262.34(c)(2).

37. Respondent has failed to control satellite accumulation points at Bldg. 416, Room 100, Phillips Lab in violation of HWMR-6, §301, incorporated federal regulations 40 CFR §262.34(c)(1).

38. Respondent has failed to control satellite accumulation points at Bldg. 418, S-Systems in violation of HWMR-6, §301, incorporated federal regulations 40 CFR §262.34(c)(1).

39. Respondent has failed to store hazardous waste in containers that are in good condition at Bldg. 416, Room 115, Phillips Lab in violation of HWMR-6, §301, incorporated federal regulations 40 CFR §262.34(c)(1)(i).

COMPLIANCE ORDER

Based on the foregoing Findings and Conclusions, Respondent is hereby ordered to comply with the following schedule of compliance:

1. Within one (1) working day from the receipt of this Order, close the container of hazardous waste at Bldg. 291, U.S. customs, where a Safety-Kleen unit was found open with a one gallon can of solvent sitting in the basin.

2. Within one (1) working day from the receipt of this Order, close the container of suspect hazardous waste at Bldg. 336, USAF, where a two gallon container pending analysis was found open in the storage area.

3. Within one (1) working day from the receipt of this Order, close the container of hazardous waste at Bldg. 20349, USAF, where a Safety-Kleen unit was found open with a half gallon can of solvent in the basin.

4. Within one (1) working day from the receipt of this Order, close the container of hazardous waste at Bldg. 20375, USAF, where a 5 gallon container was found open.

5. within one (1) working day from the receipt of this Order, close the container of hazardous waste at Bldg. 734, NMERI, where a Safety-Kleen unit was found open with a one quart can of solvent in the basin.

6. Within one (1) working day from the receipt of this Order, close the container of hazardous waste at Bldg. 416, Room 117, Phillips Lab, where a one gallon container was found open in the storage area.

7. Within five (5) working days from the receipt of this Order, perform a hazardous waste determination or provide verifiable documentation on the contents of a 55 gallon container found in the storage area of Bldg. 381, USAF. Within five (5) working days from the receipt of the test results, submit the results to the Complainant.

8. Within five (5) working days from the receipt of this Order, perform a hazardous waste determination or provide verifiable documentation on five 5 gallon containers found in the storage yard area of Bldg. 734, IMERI. Within five (5) working days from the receipt of the test results, submit the results to the complainant.

9. Within five (5) working days from the receipt of this Order, perform a hazardous waste determination or provide verifiable documentation on the contents of a 5 gallon container found in the storage area of Bldg. 57001, NMERI, and within five (5) working days from the receipt of the test results, submit the results to the complainant.

10. Within five (5) working days from the receipt of this Order, perform a hazardous waste determination or provide verifiable documentation on the contents of a 55 gallon container found in the storage area of Bldg. 277, Phillips Lab, and within five (5) working days from the receipt of the test results, submit the results to the Complainant.

11. Within five (5) working days from the receipt of this Order, perform a hazardous waste determination or provide verifiable documentation on the contents of a 55 gallon container of found outside of Bldg. 418, Room 109, S-Systems, and within five (5) working days from the receipt of the test results, submit the results to the Complainant.

12. Within five (5) working days from the receipt of this Order, perform a hazardous waste determination or provide verifiable documentation on the contents of three 55 gallon containers found in the storage area of Bldg. 418, S-Systems, and within five (5) working days from the receipt of the test results, submit the results to the Complainant.

13. Within five (5) working days from the receipt of this Order, perform a hazardous waste determination or provide verifiable documentation on the unknown contents of a 55 gallon container found in the storage area of Bldg. 617, RDA/Logicon, and within five (5) working days from the receipt of the test results, submit the results to the Complainant.

14. Within five (5) working days from the receipt of this Order, perform a hazardous waste determination or provide verifiable documentation on the unknown contents of a one gallon container found in the storage area of Bldg. 416, Room 117, Phillips Lab, and within five (5) working days from the receipt of the test results, submit the results to the Complainant.

15. Within five (5) working days from the receipt of this Order, perform a hazardous waste determination or provide verifiable documentation on spent photo fixer being disposed of in the septic system of Bldg. 57001, NMERI, and within five (5) working days from the receipt of the test results, submit the results to the Complainant.

16. Within one (1) working day after receipt of this Order, properly label the four 55 gallon containers found in the storage area of Bldg. 1064, USAF.

17. Within one (1) working day after receipt of this Order, properly label the five gallon container found in the paint booth of Bldg. 20375, USAF.

18. Within one (1) working day after receipt of this Order, properly label the five 5 gallon containers found in the storage area of Bldg. 734, NMERI.

19. Within one (1) working day after receipt of this Order, properly label all containers found inside Bldg. 9900, NMERI.

20. Within one (1) working day after receipt of this order, properly label the 5 gallon container found outside of Bldg. 57001, NMERI.

21. Within one (1) working day after receipt of this Order, properly label the six 55 gallon containers found outside of Bldg. 57001, NMERI.

22. Within one (1) working day after receipt of this order, properly label the overpac container found outside of Bldg. 57001; NMERI.

23. Within one (1) working day after receipt of this order, properly label the 55 gallon container found in the storage area of Bldg. 277, Phillips Lab.

24. Within one (1) working day after receipt of this Order, properly label the 55 gallon container found in the storage area of Bldg. 400, RDA/Logicon.

25. Within one (1) working day after receipt of this Order, properly label the three 55 gallon containers found in the storage area of Bldg. 418, Room 109, S-Systems.

26. Within one (1) working day after receipt of this Order, properly label the 5 gallon container found in the storage area of Bldg. 418, Bluerock Lab, S-Systems.

27. Within one (1) working day after receipt of this Order, properly label the labpac container found in the waste storage area of Bldg. 617, RDA/Logicon.

28. Within one (1) working day after receipt of this Order, properly label the 5 gallon container found outside of Bldg. 416, Room 100, Phillips Lab.

29. Within one (1) working day after receipt of this Order, remove all hazardous waste in excess of 55 gallons at the satellite accumulation point located at Bldg. 277, Phillips Lab.

30. Within one (1) working day after receipt of this Order, remove all hazardous waste in excess of 55 gallons at the satellite accumulation point located at Bldg. 418, S-Systems.

31. Within one (1) working day after receipt of this Order, relocate satellite accumulation points at Bldg. 416, Room 100, Phillips Lab to where they are under the control of the generator.

32. Within one (1) working day after receipt of this Order, relocate satellite accumulation points at Bldg. 418, S-Systems to where they are under the control of the generator.

33. Within one (1) working day after receipt of this Order, transfer hazardous waste into containers that are in good condition at Bldg. 416, Room 115, Phillips Lab.

NOTICE

If you fail to take the corrective action within the time specified in the Order, the Secretary may suspend KAFB's permit to store hazardous waste.

NOTICE OF OPPORTUNITY TO ANSWER AND REQUEST A HEARING

Where respondent (a) contests any material fact or legal matter upon which the Order is based; or (b) contends that Respondent is entitled to prevail as a matter of law, Respondent shall file a

written Request for Hearing together with an Answer to the Order with the hearing Clerk within thirty (30) calendar days after service of the Order. The Answer must clearly and directly identify what specifically Respondent is appealing.

The Answer shall clearly and directly admit, deny, or explain each of the factual allegations contained in the Order with regard to which Respondent has any knowledge. Where the Respondent has no knowledge of a particular factual allegation and so states, the allegation is deemed denied. Failure of Respondent to admit, deny, or explain any material factual allegation contained in the Order constitutes an admission of the allegation.

The Answer shall also state: (1) the circumstances or arguments which are alleged to constitute the grounds of defense; (2) the facts which Respondent intends to place at issue; and (3) whether a hearing is requested.

A hearing upon the issues raised by the Order and Answer shall be held upon the request of the Respondent. The Respondent shall attach to the Answer a copy of the Compliance Order to which the Request for Hearing pertains.

The Hearing Clerk's address is:

Barbara Rivera, Acting Hearing Clerk
P.O. Box 26110
1190 St Francis Drive
Harold Runnels Building, S-4100
Santa Fe, New Mexico, 87502
(505) 827-2850

FINALITY OF ORDER

The Order shall become final unless Respondent files a written Request for hearing with an Answer within thirty (30) calendar days of the service of this Order. For purposes of this action, failure by the Respondent to file an Answer constitutes an admission of all facts alleged in the Order and a waiver of Respondent's right to a hearing under §74-4-10 of HWA. concerning such factual allegations.

SETTLEMENT CONFERENCE

Whether or not Respondent requests a hearing, Respondent may confer with Complainant concerning settlement. NMED encourages settlement consistent with the provisions and objectives of HWA and applicable regulations. A request for a settlement conference does not extend the thirty (30) day period during which the written Answer and a Request for Hearing must be submitted. The settlement conference may be pursued as an alternative to and simultaneously with the hearing proceedings. Respondent may appear at the settlement conference itself and/or be represented by counsel.

Any settlement reached by the parties shall be finalized by written Order by the Secretary of NMED. The issuance of such an Order shall constitute a waiver of Respondent's right to request a hearing on any such matter stipulated therein.

To explore the possibility of settlement in this matter, contact Benito Garcia of the Hazardous and Radioactive Materials Bureau, Environment Department, P.O. Box 26110, 525 Camino De Los Marquez, Suite 4, Santa Fe, NM 87501, telephone number (505) 827-4359.

Compliance with the requirements of this Order does not relieve Respondent of its obligation to comply with all applicable laws and regulations.

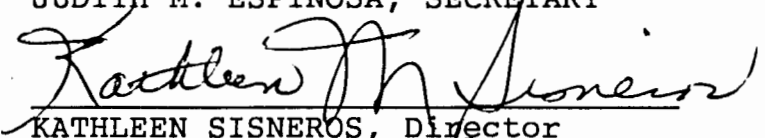
This Order shall terminate when Respondent certifies that all requirements of this Order have been completed, and NMED has approved such certification.

JUDITH M. ESPINOSA, SECRETARY

12-11-92

DATE

By:



KATHLEEN SISNEROS, Director

Water and Waste Management Division

CERTIFICATE OF SERVICE

I hereby certify that the foregoing Administrative Order Requiring Compliance was mailed postage prepaid as follows on this 11 day of December, 1992, to the following:

Via Certified Mail, Return Receipt Requested:

Brigadier General James L. Higham
Base Commander
Kirtland Air Force Base
542D CTW/CC
Albuquerque, New Mexico 87117-5000


KATHLEEN SISNEROS