DOE P 1325.8 · (7-79) ·

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JUL 1 3 1982

DATE

TO

U.S. DEPARTMENT OF ENERGY

WM-41

PDR-RETUR

# memorandum

REPLY TO NE-24 ATTN OF

Referal of Designated Vicinity Properties at Salt Lake City, Utah, for TO 596-53 SUBJECT Remedial Action

R. H. Campbell Albuquerque Operations Office

The attached EP memorandum to Shelby T. Brewer, dated July 2, 1982, refers to NE for remedial action two additional properties located in the vicinity of the designated processing site at Salt Lake City, Utah.

You are requested to arrange for the performance of remedial action on these properties under the EPA Interim Standards of April 22, 1980, taking into account in your planning the relative priorities assigned by EP.

Please let us know if you have any questions regarding this assignment.

Original signed by Robert W. Ramsey, Jr.

Robert W. Ramsey, Jr. Acting Director Division of Remedial Action Projects Office of Terminal Waste Disposal and Remedial Action Office of Nuclear Energy

Attachment

cc: W. Mott, EP-323 S. Miller, GC-34 W. Shaffer, NRC

OFFICIAL DOCKET COPY

8207280269 820713 PDR WASTE WM-41 PDF

Original Not Rec'd

PDR





DOE F 1325.8 '

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. DATE JUL 2 1982

# U.S. DEPARTMENT OF ENERGY

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REPLY TO EP-323

SUBJECT Inclusion of Properties in the Vicinity of the Former Vitro Plant, Salt Lake City, Utah

Shelby T. Brewer Assistant Secretary for Nuclear Energy (NE-1)

> As you are aware, we are evaluating the level of contamination of properties in the vicinity of the Vitro Plant in Salt Lake City, Utah. For the purpose of planning remedial action activities, we are attempting to include properties for remedial action at the earliest possible date. Accordingly, under the provisions of Section 102(e)(2) of the Uranium Mill Tailings Radiation Control Act of 1978 (Public Law 95-604), I am referring to you for remedial action two additional properties located in the vicinity of the designated processing site in Salt Lake City, Utah. These properties (listed in Attachment 1) contain residual radioactive material derived from the processing site, and increase to 26 the number of properties in the vicinity of the site that have been designated for remedial action. I am also attaching copies of property owners' consent forms and descriptions (Attachment 2) which help identify the radiological anomalies on each property. We will provide your office with a detailed radiological assessment of these properties in the near future.

As additional properties are identified, surveyed, and evaluated, you will be promptly notified of our findings.

Barton R. House

William A. Vaughan (Loe) Assistant Secretary Environmental Protection, Safety, and Emergency Preparedness

2 Attachments

Info 001363 Rarsw (450-тр 20575

### . . . 330000410608

1.1.1

#### Attachment 1

#### Listing of Properties

- -1. 2575 South 8th Street Salt Lake City, Utah 84106
- 2. 2591 South 8th Street Salt Lake City, Utah 84106

330000 41060E · Attachment ?	00.087	
CONSENT FORM	•	MADV
This consent form effective March 24;	1982 1980 by:	CUPY
Lewis a Minnie J Rakine	466 3 TEL	EPHONE NO .:
2575 So. 8th Sast. ADDRESS:		
		1
5.L.C. Utal 84106		

#### WITNESSETH THAT

WHEREAS, it has been determined by the U.S. Department of Energy (hereinafter referred to as "DOE") that small quantities of low level residual radioactive materials derived from the former Salt Lake City (V:tro) Mill Site exist on certain portions of my property located in Salt Lake City. Utan described as follows:

WHEREAS, The Uranium Mill Tailings Radiation Control Act of 1978 (Public Law 95-604) (hereinafter called the Act) enacted November 8, 1978, authorizes the Secretary of Energy to enter into Agreement with the State of Utah (hereinafter referred to as "State") to undertake the removal or stabilization of residual radioactive material (hereinafter called the "remedial action" at the inactive mill tailings site and vicinity properties designated as "processing sites" by the Secretary.

WHEREAS, The Secretary on November 8, 1979 designated the Salt Lake City Vitro Mill as a processing site under the Act; NOW THEREFORE, in consideration of the above, 20575

# 330000 410602

I hereby grant DOE and the State or their designees:

. The right to include my property as part of the designated processing site in Salt Lake City, Utah, for the purpose of making my property a candicate for remedial action pursuant to the Act.

2. The right to enter on my property for the purpose of conducting riciclogical surveys as determined necessary by the DOE and the State. 3. The right to disclose as a consequence of designation my property to the general public in the form of Federal Register notices and releases.

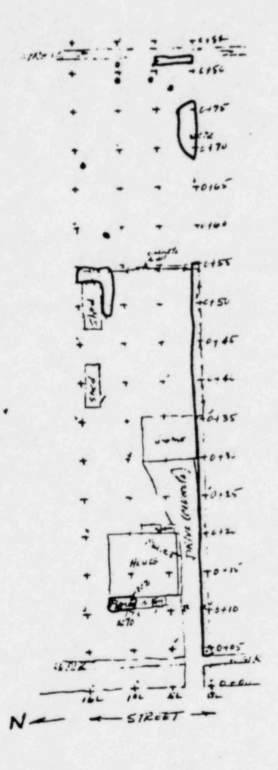
I understand that the inclusion of my property as part of the designated Salt Lake City (Vitro) processing site means only that my property is a candicate for remedial action pursuant to the Act. No remedial action will be undertaken on my property except pursuant to a Remedial Action Agreement to be entered into by me and the DOE and the State at a later date.

\* Minnie & Racine

7:7LE:	
	CORPORATE CERTIFICATE (To be completed if signator is a corporation or company)
:,	certify that I am the duly qualified
	, of the corporation named herein as the conse
tir; that	who signed this consent form on behalf of the
corsentor was then	of said corporation by authority
	is within the scope of its powers. Witness my hand
ers the seal of said corpo	ration.
(-cress seal here)	20575

20575

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330000 \$10602 CONSENT FORM	000000082 JUL 2 3 1960 Utah State Channel
lis consent form effective 7-32-80	_, 1980 by:
NAME: C. BONDLEY	
7.591 S. 874 5	
SLC. CHAN ST	0.6

#### WITNESSETH THAT

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WHEREAS, The Uranium Mill Tailings Radiation Control Act of 1978 (Public Law 95-604) (hereinafter called the Act) enacted November 8, 1978, authorizes the Secretary of Energy to enter into Agreement with the State of Utah (hereinafter referred to as "State") to undertake the removal or stabilization of residual radioactive material (hereinafter called the "remedial action") at the inactive mill tailings site and vicinity properties designated as "processing sites" by the Secretary.

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OFFICIAL DOCKET COPY

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CORPORATE CERTIFICATE (To be completed

certify that I am the duly qualified , of the corporation named herein as the consenwho signed this consent form on behalf of the

if signator is a corporation or company)

consentor was then \_\_\_\_\_\_ of said corporation by authority

of its governing body and is within the scope of its powers. Witness my hand

and the seal of said, corporation.

(Impress seal here)

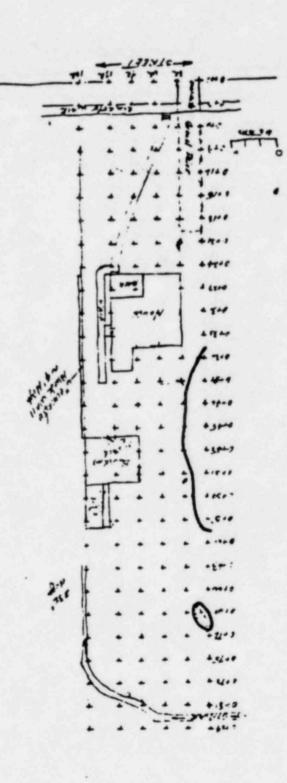
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