January 10, 1990

Mr. Dan Wall  
Remedial Project Manager  
U. S. Environmental Protection Agency  
Region VII  
726 Minnesota Avenue  
Kansas City, Kansas 66101

Dear Mr. Wall:

CONTRACT NO. DE-AC05-860R21548 - MODIFICATIONS TO THE BUILDING 409 DISMANTLING AND BUILDING 401 DISMANTLING EE/CAs

Part of the work performed for IRA 10, Building 409 Dismantling, and IRA 11, Building 401 Dismantling, was conducted in a manner other than that originally planned (as documented in the respective EE/CAs). The original plan for building demolition material was to use a sanitary landfill in Missouri for off site disposal. However, it was later determined that the specified landfill was not in compliance with applicable regulations; therefore, the waste was disposed of in an Illinois sanitary landfill that was in regulatory compliance. It was originally planned to store the tar and gravel roofing material on site in a dry concrete-floored building. Actually, the gravel has been stored in a dry concrete building. The tar and felt material has been stored on pad 303 under a synthetic membrane cover, in a manner that achieves a similar level of protection.

Please accept this letter as a supplement to the Building 409 Dismantling and Building 401 Dismantling EE/CAs.

Sincerely,

R. R. Nelson  
Project Manager  
Weldon Spring Site  
Remedial Action Project

cc: Susan Meyers, PMC