Why GAO Did This Study

DOE oversees the treatment and disposal of about 90 million gallons of radioactive waste from the nation’s nuclear weapons program. Most of this waste is stored in tanks at DOE sites in Hanford, Washington, and Savannah River, South Carolina. The less radioactive portion of the tank waste, called LAW, comprises more than 90 percent of the waste’s volume but less than 10 percent of the total radioactivity. DOE has chosen different approaches for treating LAW at the two sites, but it has not made a final decision on how to treat Hanford’s supplemental LAW.

GAO examined (1) DOE’s reasons for choosing its treatment approaches for LAW at the Savannah River and Hanford Sites, (2) the status of DOE’s treatment of LAW at these sites, and (3) experts’ views on the likely performance of approaches for treating Hanford’s LAW.

What GAO Found

The Department of Energy (DOE) chose different approaches to treat the less radioactive portion of its nuclear weapons waste stored in tanks (tank waste)—which DOE refers to as “low-activity waste” (LAW)—at its two main cleanup sites, primarily in response to input from the two states. At the Savannah River Site, DOE and South Carolina agreed to use an existing facility to grout the site’s LAW, a method that DOE determined could treat the waste faster and therefore address risks posed by prolonged storage of liquid waste in tanks sooner. Grout immobilizes waste in a concrete-like mixture. At Hanford, DOE is required by an agreement with the state and the Environmental Protection Agency to treat at least one-third to one-half of the site’s LAW with a process called vitrification, which immobilizes the waste in glass. DOE chose vitrification in the 1990s with input from Washington state because studies at that time indicated that vitrification would be the most effective treatment approach for the conditions at Hanford. However, DOE has not yet determined how it will treat the remaining one-half to two-thirds of Hanford’s LAW, known as “supplemental LAW,” a decision it has proposed making by 2018. Congress passed legislation in 2004 that clarified DOE’s authority to manage the LAW at the Savannah River Site as low-level waste. Clarifying DOE’s authority at Hanford, in a manner that does not impair the regulatory authorities of Washington state, to determine whether some portions of the supplemental LAW can be managed as low-level waste, could enhance DOE’s ability to make risk-based decisions for supplemental LAW.

At the Savannah River Site, DOE has grouted about 4 million gallons of LAW and has effectively addressed minor technical challenges, but at Hanford DOE has not yet treated any LAW and faces significant unresolved technical challenges. In addition, the best available information indicates that DOE’s estimated costs to grout LAW at the Savannah River Site are substantially lower than its estimated costs to vitrify LAW at Hanford, and its schedule for completing LAW treatment at the Savannah River Site is decades shorter than its schedule at Hanford.

According to the 21 experts that attended GAO’s meeting convened by the National Academies of Sciences, Engineering, and Medicine (National Academies), both vitrification and grout could effectively treat Hanford’s LAW. These experts stated that current information shows that grout will perform better than was assumed when DOE made its decision to vitrify Hanford’s LAW. According to some of the experts, using grout for supplemental LAW could help DOE complete its treatment mission sooner, reducing the environmental risks of leaving waste in tanks for long periods. Experts at GAO’s meeting stated that developing updated information on the performance of treating Hanford’s supplemental LAW with other methods, such as grout, may enable DOE to consider waste treatment approaches that accelerate DOE’s tank waste treatment mission, thereby potentially reducing certain risks and lifecycle treatment costs. However, DOE has not developed current information on the performance of treating LAW with grout, or alternate methods, at Hanford, which is inconsistent with guidance developed by the National Research Council.

What GAO Recommends

Congress should consider specifically authorizing DOE to classify Hanford’s supplemental LAW based on risk, consistent with existing regulatory authorities. GAO also recommends that DOE develop updated information on the performance of treating LAW with alternate methods, such as grout, before it selects an approach for treating supplemental LAW. DOE agreed with both recommendations.

View GAO-17-306. For more information, contact David C. Trimble at (202) 512-3841 or trimbled@gao.gov or Timothy M. Persons at (202) 512-6412 or personst@gao.gov.