

August 4, 2022

Adrienne Nash STP Project Manager Department of Energy-NNSA Los Alamos Field Office 3747 West Jemez Road, MS A316 Los Alamos, NM 87544 Arturo Duran
STP Project Manager
Environmental Management
Los Alamos Field Office
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RE:

APPROVAL WITH MODIFICATIONS

SITE TREATMENT PLAN, FISCAL YEAR 2021 ANNUAL UPDATE AND PROPOSED REV. 32.0, FEDERAL FACILITY COMPLIANCE ORDER, OCTOBER 4, 1995 LOS ALAMOS NATIONAL LABORATORY EPA ID#NM0890010515 HWB-LANL-22-023

Dear Adrienne Nash and Arturo Duran:

The New Mexico Environment Department (NMED) has received the United States Department of Energy (DOE), Newport News Nuclear BWXT-Los Alamos, LLC (N3B), and Triad National Security, LLC (Triad) (Collectively, the Respondents) Site Treatment Plan, Fiscal Year 2021 Annual Update and Proposed Revision 32.0, Federal Facility Compliance Order, October 4, 1995 (Annual Update), dated March 24, 2022, and received March 24, 2022, and referenced by N3B-2022-0013.

On May 26, 2022, NMED issued a public notice of Intent to Approve the Annual Update. The 30-day public comment period ended on June 25, 2022. NMED has considered all comments received during the public comment period before approving the Annual Update with modifications.

NMED met with the Respondents on July 13, 2022 and discussed modifying the Annual Update based on the public comments received. The public comments and NMED responses are provided in the attached STP Comment Matrix. The Modified Annual Update is available on NMED's website https://www.env.nm.gov/hazardous-waste/lanl-ffco-stp/.

If you have any questions regarding this letter, please contact Siona Briley (505) 690-5160.

Sincerely,

Rick Shean

Chief

Hazardous Waste Bureau

Attachment: STP Comment Matrix

cc:

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File: 2022 LANL, Approval with Modifications to the Annual Update and Proposed Revision 32.0,

Site Treatment Plan FFCO

LANL-22-023

Attachment STP Comment Matrix

NMED Response to Public Comment on LANL 2021 Site Treatment Plan Update, Revision 32.0

August 4, 2022

Comment	Commenter	Comment	NMED Response	Modifications to the
No				STP Annual Update Rev.
				32.0
1	Joni Arends,	We are particularly concerned about NMED's intent	The WIPP Permit application is	The Compliance date for
	Concerned	to approve the requested revision, including the	outside of the scope of the Los	10-100 nCi/g Waste (LA-
	Citizens for	proposed new milestone dates for three waste	Alamos Site Treatment Plan, however	W935) has been
	Nuclear Safety	activities listed in Table 3.3.4-2 Activities and	the commenters are correct that the	modified in Table 3.3.4-
	(CCNS);	Compliance Dates for 10-100 nCi/g Waste. The	final closure date for WIPP has not	2 from September 2025
	Scott Kovac,	proposed modification would extend the	been determined. The Respondents	to September 2024.
	Nuclear Watch	compliance dates from September 30, 2022 to	have agreed to modify the	
	New Mexico;	September 30, 2025. Id., p. 29 of the pdf. The three	compliance dates from 2025, to	
	Don Hancock,	waste activities that the Respondents proposed to	2024.	
	Southwest	be changed are: 1. Waste Activity Table 3.3.4-2(A)		
	Research and	for complete radiological characterization;		
	Information	2. Waste Activity Table 3.3.4-2(B) to complete		
	Center; Douglas	shipment of existing waste to off-site facility for		
	Meiklejohn,	treatment, or complete parallel options; and 3.		
	Water Quality	Waste Activity Table 3.3.4-2(C) to provide		
	and Land	documentation to NMED that waste was received at		
	Restoration	off-site facility or provide notification of parallel		
	Advocate	option. We object to the Respondents' proposed		
	Conservation	change for the following reasons:		
	Voters New	Some of this radioactive and hazardous waste is		
	Mexico; Dave	destined for disposal at the Waste Isolation Pilot		
	McCoy, Citizens	Plant (WIPP). Under the current NMED WIPP		
	Action New	Hazardous Waste Permit (HWP), waste disposal is		
	Mexico; Greg P.	scheduled to end in 2024. The Respondents'		
	Corning	proposed extension is a backdoor approach to		
	Veterans for	modify the WIPP HWP without a permit		
	Peace-Santa Fe	modification request through the WIPP HWP		
	Chapter 55;	process. 40 CFR § 270.1(c), 40 CFR § 270.42.A.5.b.		
	and John E.	The Resource Conservation and Recovery Act (RCRA)		

	Wilks, Veterans	regulations state that the proposed extension of the		
	for Peace-	final compliance date is a Class 3 permit		
	Albuquerque	modification requiring, if requested, a public		i
	Chapter No. 63	hearing. Id., Appendix I to 40 CFR § 270.42. Further,		
		the WIPP HWP is currently up for renewal. The		
		Parties, including DOE and some signatories to this		
		letter, are fully aware that the 2024 date to end		
		disposal operations is a contested issue for the		
		inevitable public hearing process. The Respondents		
		are asking NMED to approve a backdoor approach		
		to change the WIPP HWP outside of the permit		
		modification and/or permit renewal processes. The		•
		Respondents are asking NMED to extend WIPP		
		disposal activities beyond 2024 to September 30,		
		2025. This is inappropriate. The Respondents should		
		have asked only for a one to two-year extension for		
		this waste. The Respondents have been on notice		
		that WIPP disposal activities are to end in 2024.		
		NMED should approve only a one or two-year		
		extension for Table 3.3.4-2 Activities and		
		Compliance Dates for 10-100 nCi/g Waste, pursuant		
		to its authority in the FFCO Section X.A. to "approve,		
		approve with modifications, or disapprove all		
		revisions."		
2	Joni Arends,	We note there were many formatting issues and	NMED has reviewed the Tables and	No change.
_	CCNS	omission of pages in the proposal. A closer	pages referenced by the commenter	
		examination reveals the Respondents' LANL FFCO	finds that the document is not	
		Annual STP Update for FY 2021, Rev. 32.0 (EM2022-	missing any pages or references. The	
		0041 March 2022) pdf did not include all of the	complete document is available by	
		pages. The document CCNS downloaded ended on	appointment at HWB's office or on	
		p. 64, with Table I-23. The Table of Contents indicate	HWB's website and the LANL's public	
		that there should have been two more pages to the	reading room and in the electronic	
		downloaded Appendix I. Appendix J and the	public reading room (EPRR).	
ĺ		References were omitted from the pdf.	,	
		References were officeed from the pair		
3	Joni Arends,	The Respondents have not used consistent language	It is unclear from this comment which	The typographical error
,	CCNS	for the Table titles. Using inconsistent titles creates	table titles would need to be revised.	has been corrected to
1				
	CCNS	confusion.	NMED has found the table titles to be	include additional

			typographical error in the table of contents Part III, Section 3.2.	spacing to align page numbers.
4	Joni Arends, CCNS	Part I Background Update. Does the public have access to the Waste Compliance and Tracking System (WCATS)? If not, why?	Public access to the Waste Compliance and Tracking System (WCATS) is not available. Because of	No change.
			the types of data stored in the Waste Compliance and Tracking System (WCATS), the application is required to follow LANL policies for Cyber Security Controls (P218) and LANL Enterprise Major Applications (LEMA) Information System Security Plan which restricts access to authorized individuals only	
5	Joni Arends, CCNS	Section 2.2 Mixed Transuranic Inventory Summary. The Respondents do not adequately explain why the 3706 m3 Framework Agreement waste is no longer reported in Table E-1, but is reported in Table E-3. The language used by Respondents reads more like inside baseball talk. For transparency, a clearer explanation is required. See also Table G-3, p. 57 of pdf.	The 3706 campaign waste reporting was removed from Table E-1, since the information was duplicative of what is reported in E-3. In fact, the inclusion of Table E-3 volumes in Table E-1 has been a cause of confusion, as the Table E-3 volumes were never included in the totals reported in Table E-1. The change from revision 31.0 to 32.0, that providing a breakdown of the "Framework Agreement" volumes in a separate table allows for clearer description of the remaining volume onsite.	Part I, Section 2.2 of the STP has been revised to add the text provided in red font below to: "Section 4.0 of the CP) is now detailed in Table E-3; therefore, it is no longer summarized in Table E-1. Table E-3 is a subset of the data that was presented in Table E-1 as the volumes in Table E-1 as the volumes in Table E-1. Providing a separate breakdown of the "Framework Agreement" waste volumes in a separate table allows for a detailed representation of the remaining volume onsite. Appendix F, Table F-1, provides a

9	Joni Arends, CCNS	Section 3.0 Treatment Progress. It is irresponsible for the Respondents not to conduct treatability studies. Sections 3.1, 3.2, 3.3, 3.4, 3.5. p. 6. Section 4.1 reveals that the "Respondents continue to monitor the development of potential treatment technologies that may become [sic] in the future." Respondents then state that " [s]ome of these technologies are being develop[sic] at LANL and at other sites." But Respondents do not describe those technologies. CCNS refers the Department and the Respondents to the January 3, 2021 LANL Response to Supplemental Information Request Fiscal Year 2020 Status Update for Non-Conformance Report (NCR) Containers, EPA ID#NM0890010515. ESHID-603639. It appears that Respondents have not prioritized conducting treatability studies to address the waste listed in Enclosures 1 [Supplemental Information Request FY 2020 Status Update for Non-Conformance Report (NCR) Containers, NA-LA/Triad, EPC-DO-21-166; LA-UR-21-24492] and Enclosure 2 [Annual NCR Report for Containers That Did Not Meet BoK, FY2020]. Some of the containers have been listed in the enclosures since 1980 - for over 40 years!	NMED continues to encourage the Respondents to find additional forms of waste reduction and treatment. Additional information may be found in the Annual Waste Minimization Report(s)submitted by the Respondents every year.	No change.
		enclosures since 1980 - for over 40 years! It is clearly time for the Respondents to conduct treatability studies to address the complexity of discovering what is inside the waste drums and how to treat them.		
10	Joni Arends, CCNS	CCNS remains concerned about the Respondents' plan to vent the Flanged Tritium Waste Containers (FTWC) stored at TA-54 for reasons of public health and safety. The Respondents have not provided their reasons why the containers cannot remain in place so that the tritium may continue to decay. They have not provided information about how long the containers have been stored; how long it will take for the tritium to fully decay; and when it	The general description of waste treatment activities for the Flanged Tritium Waste Containers (FTWC) stored at TA-54 are provided in in Part III, Section 3.2, "Mixed Waste Requiring Further Characterization or for Which Technology Assessment Has Not Been Done" within the Site Treatment Plan, Fiscal Year 2021	No change.

would be possible to move the containers without	Annual Update and Proposed	
having to vent them.	Revision 32.0. More information can	
	be found in the Withdrawal and	
	Resubmittal of a Temporary	
	Authorization Request for Waste	
	Treatment, Storage, and Repacking,	
	Los Alamos Hazardous Waste Facility	
	Permit (Request), dated and received	
	March 9, 2020, and referenced by	
	EPC-DO-20-074/LA-UR-20-22103,	
	submitted by the Respondents and is	
	under NMED review.	