

Environmental Protection & Compliance Division Compliance Programs Group Los Alamos National Laboratory PO Box 1663, K490 Los Alamos, NM 87545 505-667-0666

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Meredith Zeigler CWA 303(d)/305(b) Assessment Coordinator Monitoring and Assessment Section New Mexico Environment Department Surface Water Quality Bureau P.O. Box 5469 Santa Fe, New Mexico 87502

#### Subject: Category 4B 2021 Progress Report – Response to NMED/USEPA R6 Comments of August 5, 2021 - Sandia Canyon Assessment Units: AU NM-9000.A047 and NM-128.A\_11

Dear Ms. Zeigler:

Attached is Triad National Security's, LLC (Triad) response to NMED/USEPA R6 comments of August 5, 2021 on the Category 4B 2021 Progress Report.

Thank you for your assistance in this matter. Please contact Robert Gallegos at (505) 665-0450 or at rgallegos@lanl.gov, if you have any questions regarding the Category 4B Progress Report.

Sincerely,

TauniaDigitally signed by Taunia<br/>SandquistSandquistDate: 2021.09.03<br/>16:07:30 -06'00'

Taunia J. Sandquist Group Leader

- Attachment(s): Attachment 1 Sandia Canyon Assessment Unit NM-9000.A\_047 and NM-128.A\_11 Dissolved Copper, Mercury and Total Recoverable Aluminum 4B Demonstration – 2021 Progress Report (Revision 1)
- Copy: Shelly Lemon, NMED/SWQB, <u>Shelly.Lemon@state.nm.us</u> Kris Barrios, NMED/SWQB, <u>Kristopher.Barrios@state.nm.us</u> Heidi Henderson, NMED/SWQB, <u>heidi.henderson@state.nm.us</u> Karen E. Armijo, NA-LA, <u>Karen.Armijo@nnsa.doe.gov</u> Michael W. Hazen, Triad, ALDESHQSS, <u>mhazen@lanl.gov</u> William R. Mairson, Triad, ALDESHQSS, <u>mhazen@lanl.gov</u> Enrique Torres, Triad, EWP, <u>etorres@lanl.gov</u> Jennifer E. Payne, Triad, EPC-DO, <u>ipayne@lanl.gov</u> Kristen Honig, Triad, EPC-DO, <u>khonig@lanl.gov</u> Sarah S. Holcomb, Triad, EPC-CP, <u>sholcomb@lanl.gov</u> Terrill Lemke, Triad, EPC-CP, <u>tlemke@lanl.gov</u> Robert M. Gallegos, Triad, EPC-CP, <u>rgallegos@lanl.gov</u> <u>eshqss-dcrm@lanl.gov</u> epccorrespondence@lanl.gov



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## **Attachment 1**

## Sandia Canyon Assessment Unit NM-9000.A\_047 and NM-128.A\_11 Dissolved Copper, Mercury and Total Recoverable Aluminum 4B Demonstration - 2021 Progress Report (Revision 1)

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Date: SEP 0 7 2021

LA-UR-21-28671 September 1, 2021 EPC-DO: 21-281

## Sandia Canyon Assessment Unit NM-9000.A\_047 and NM-128.A\_11 Dissolved Copper, Mercury and Total Recoverable Aluminum 4B Demonstration – 2021 Progress Report (Revision 1)



Prepared by the Environment, Safety, Health, Quality, Safeguards, and Security Directorate

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#### EXECUTIVE SUMMARY

EPA regulations recognize that alternative pollution control requirements that are stringent enough, in place, and monitored may make developing a TMDL unnecessary because both mechanisms would essentially achieve the same surface water-quality goal. Specifically, TMDLs are not required if technology-based effluent limitations, more stringent effluent limitations, or other pollution control requirements (e.g., best management practices) required by local, state, or federal authority are stringent enough to implement an applicable WQS [see 40 Code of Federal Regulations 130.7(b)(1)] within a reasonable period of time. Impaired water with adequate alternatives to TMDLs in place are commonly referred to as "Category 4b waters".

A Category 4b progress report must be submitted by July 1 of every odd-number year demonstrating that the six elements are being addressed and that adequate progress is being made towards the goal of water quality standard attainment. This report is submitted pursuant to the guidelines contained in the Comprehensive Assessment and Listing Methodology (CALM) Appendix I. On June 4, 2020 the Department of Energy (DOE)/Triad National Security, LLC (Triad) submitted to NMED, the Sandia Canyon AU 4B Demonstration (4B Demonstration). The 4B Demonstration was approved by the WQCC on December 18, 2020 and by EPA on January 22, 2021. The report provides updated information on the six elements for the approximate time-frame through August 10, 2021.

In accordance with the EPA integrated listing guidance, the state of New Mexico's 2020-2022 Integrated Report listed the Sandia Canyon water quality Assessment Unit (AU) NM-9000.A\_047 as not supporting coldwater aquatic life, and wildlife habitat designated uses and listed AU NM-128.A\_11 as not supporting limited aquatic life, livestock watering and wildlife habitat. Further, the AUs were assigned a Category 4B, 5B and 5C status. Assessment Units assigned Category 5 constitute New Mexico's CWA §303(d) List of Impaired Waters. Section 303(d) and supporting regulations require the state of New Mexico to develop a total maximum daily load (TMDL) for each impaired AU-pollutant combination. TMDLs establish pollution reduction goals and load allocations necessary for impaired water to attain applicable water-quality standards (WQS). The Sandia Canyon AU (NM-9000.A\_047), in the most recent 2020-2022 IR Appendix A Integrated List, was assigned to Category 5B for temperature, 5C for PCBs and 4B for total recoverable aluminum and dissolved copper. The Sandia Canyon AU (NM-128.A\_11) was assigned to Category 5C for adjusted gross alpha and PCBs and 4B for total recoverable aluminum, dissolved copper and total mercury.

The two Category 4B parameters determined to be associated with impairments in NM-9000.A\_047 are dissolved copper and total recoverable aluminum. AU NM-9000.A\_47 was first identified as impaired in 2002. Aluminum was added in 2006 and copper was added in 2010. The three Category 4B parameters determined to be associated with impairments in NM-128.A\_11 are dissolved copper, total mercury and total recoverable aluminum. AU NM-128.A\_11 was first identified as impaired in 2006. Aluminum and mercury were added in 2006. This document presents information provided by the U.S. Department of Energy (DOE) and Los Alamos National Laboratory (LANL) to the New Mexico Environmental Department (NMED) to justify changing 303(d) listings to Category 4B status for NM-9000.A\_047 (dissolved copper and total recoverable aluminum) and NM-128.A\_11 (dissolved copper, total mercury and total recoverable aluminum). A 4B status identifies an AU as impaired or threatened for one or more designated uses but does not require developing a TMDL because other pollution control requirements are reasonably expected to result in the attainment of the WQS in the near future.

The Sandia Canyon AU 4B Demonstration provides the justification that regulatory controls, currently in place and planned, are stringent enough to implement applicable WQS. Water quality data has been collected pursuant to the sampling plan contained in this document and will be used to support this 4B Demonstration going forward.

The 4B Demonstration encompasses the entire reach of Sandia Canyon within lands managed by the USDOE. The upper AU - NM-9000.A\_047 is located between National Pollutant Discharge Elimination System– (NPDES) permitted Outfall 001 and Sigma Canyon and the lower - AU NM-128.A\_11 is located between Sigma Canyon and the LANL boundary near State Road 4. The upper Sandia AU is classified under water quality Segment 20.6.4.126 as perennial and the lower Sandia AU is classified under water quality Segment 20.6.4.128 as intermittent-ephemeral. A number of NPDES permits including, Industrial Outfall, Multi-Sector General, Construction General and the Individual Permit provide a regulatory framework for water quality standards (WQS) attainment. The Sandia Wetland Stabilization, Supplemental Environmental Projects (SEPs) and implementation of LANL's Storm Water Management Plan are expected to reduce potential migration of contaminated sediments and provide the necessary controls for eventual attainment WQS within the Sandia Canyon AUs.

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## 1. IDENTIFICATION OF ASSESSMENT UNITS AND STATEMENT OF PROBLEM CAUSING THE IMPAIRMENT

Appendix 1 contains a series of maps of the Sandia Canyon watershed, located within Los Alamos National Laboratory (the Laboratory). The maps show the two assessment units (AUs) as defined by the New Mexico Environment Department (NMED). The AUs range from National Pollutant Discharge Elimination System (NPDES) Outfall 001 east to the Laboratory boundary at New Mexico State Road 4 (SR-4). The 4b Demonstration covers the upper perennial reach from NPDES Outfall 001 to Sigma Canyon and the lower ephemeral reach from Sigma Canyon to the Laboratory boundary at SR-4. The AUs are described in the state of New Mexico 2020-2022 Clean Water Act (CWA) §303(d)/§305(b) Integrated Report (1).

#### 1.1 Assessment Unit Description

The demonstration should identify the impaired assessment unit, including name, general location and State-specific location identifier.

- 1. AU Name: Upper Sandia Canyon AU (NPDES Outfall 001 to Sigma Canyon)
  - o AU ID: NM-9000.A\_047
  - o 2.21-mi reach
- 2. AU Name: Lower Sandia Canyon AU (Sigma Canyon to LANL Boundary)
  - o AU ID: NM-128.A\_11
  - o 3.4-mi reach

Sandia Canyon originates in the main Laboratory Technical Area 03 (TA-03) at an elevation of approximately 7,300 ft. The reach extends downstream for 5.5 mi to the Laboratory boundary at SR-4. Overall, the drainage area for the two AUs is approximately 2.52 mi<sup>2</sup>, encompassing Laboratory property, private property, and the now-closed Los Alamos County landfill.

Three NPDES Permits provide coverage for current and historical activities within the upper and lower AUs:

- 1. The Industrial Point Source Permit (IPSP, NPDES Permit No. NM0028355) covers four outfalls,
- The Storm Water Individual Permit (IP, NPDES Permit No. NM0030759) covers nineteen Resource Conservation and Recovery Act (RCRA) solid waste management units (SWMUs) and areas of concern (AOCs) associated with historical Laboratory activities, and
- 3. The Storm Water Multi-Sector General Permit (MSGP, NPDES Permit Tracking No. NMR050000) covers twelve ongoing operational industrial facilities subject to this EPA general permit.

The upper AU is classified as perennial, in Water Quality Segment (Segment) 20.6.4.126 NMAC, with designated uses of coldwater aquatic life, livestock watering, wildlife habitat, and secondary contact (2). The lower AU is classified as ephemeral-intermittent, in Segment 20.6.4.128 NMAC, with designated uses of limited aquatic life, livestock watering, wildlife habitat and secondary contact (2).

#### 1.2 Impairment and Pollutant Causing Impairment

The demonstration should identify the applicable water quality standards not supported and associated pollutant causing the impairment.

According to the 2020-2022 CWA §303(d)/§305(b) Integrated List, the following Water Quality Standards (WQS) are not supported (Table 1):

Sandia Canyon AUS water Quality Standards not Supported (Category 4b)					
Designated Use Not Supported	Parameter with Associated WQS	Sandia Canyon AU (LANL Boundary at SR-4 to NPDES outfall 001)			
Coldwater Aquatic Life	Dissolved Copper-Acute AL	NM-9000.A_047			
Coldwater Aquatic Life	Total Recoverable Aluminum	NM-9000.A_047			
Limited Aquatic Life	Total Recoverable Aluminum	NM-128.A_11			
Limited Aquatic Life	Dissolved Copper	NM-128.A_11			
Livestock Watering	Total Recoverable Aluminum	NM-128.A_11			
Wildlife Habitat	Total Mercury	NM-128.A_11			

Table 1	
andia Canyon AUs Water Quality Standards not Supported (Category 4B)	

#### 1.3 Sources of Pollutant Causing the Impairment

The demonstration should include a description of the known and likely point, nonpoint, and background (upstream inputs) sources of the pollutant causing the impairment, including the potential magnitude and locations of the sources. In cases where some portion of the impairment may result from naturally occurring sources (natural background), the demonstration should include a description of the naturally occurring sources of the pollutant to the impaired assessment unit.

#### 1.3.1 Point Source Locations and Potential Magnitudes

- 1. The Industrial Point Source Permit (IPSP, NPDES Permit No. NM0028355)
- 2. The Storm Water Individual Permit (IP, NPDES Permit No. NM0030759)
- 3. The Storm Water Multi-Sector General Permit (MSGP, NPDES Permit Tracking No. NMR050000)

#### 1.3.1.1 Industrial Point Source Permit (IPSP) Outfalls

Four outfalls, permitted under the NPDES IPSP, discharge to the upper and lower Sandia AUs, as presented in Table 2 below. The location of the outfalls are indicated in the maps contained in Appendix 1. NPDES Outfall 001, which is the main effluent source of water to the AU, averages approximately 290,000 gal./d from treated sanitary and power plant effluent. Cooling tower outfalls 03A027 and 03A199 contribute less than 100,000 gal./d combined. Cooling tower 03A113 discharges approximately 1000 gal/d.

Outfall Category	ID No.	Location/ Facility	Watershed
Power Plant/Sanitary Effluent Reclamation Facility (SERF) Discharge (001)	001	TA-3-22	Sandia (upper)
Treated Cooling Water (03A)	03A027	TA-3-2327	Sandia (upper)
Treated Cooling Water (03A)	03A199	TA-3-1837	Sandia (upper)
Treated Cooling Water (03A)	03A113	TA-53-293, 294	Sandia (lower)

 Table 2

 Industrial Point Source Permit Outfalls Discharging to the Upper and Lower Sandia AU

The current NPDES permit, issued on August 12, 2014 includes effluent limits for copper, total recoverable aluminum and mercury effective on September 30, 2017. The permit incorporated monitoring requirements for adjusted gross alpha.

NMED's certification of the permit issued on September 19, 2013 required control of copper pollutants. Effluent limitations were established at Outfalls 001, 027, 113 and 199 to ensure that the permit is protective of State WQS. Hardness effluent characteristic of the discharge from Outfall 001 (78.8 mg/L) was used to represent the receiving stream hardness and calculate the effluent limitations for the certification.

The Laboratory's current Outfall Permit requires weekly, monthly, quarterly, yearly, and term sampling of the effluents (treated wastewater) released to the environment to demonstrate compliance with the permit's water quality limits. The sampling results are compared to the permit limits and are reported every month in a Discharge Monitoring Report to the U.S. Environmental Protection Agency and the New Mexico Environment Department. Additionally, any engineering changes or flow changes that would affect quality or quantity of the effluents are reported in a Notice of Planned Change to the U.S. Environmental Protection Agency and the New Mexico Environmental Protection Agency and the New Mexico Environmental Protection Agency and the New Mexico Environment Department.

The current NPDES Permit NM002835 expired on September 30, 2019, and was administratively continued on October 22, 2019, by the U.S. EPA. The NPDES permit and regulations require the Permittees to submit a re-application to the U.S. Environmental Protection Agency 180 days prior to the expiration of the existing permit. The Laboratory submitted a permit reapplication on March 26, 2019, and the U.S. Environmental Protection Agency issued a draft permit for public comment on November 30, 2019. A public hearing was held on January 15, 2020 and the public comment period was extended to November 2, 2020. NMED issued their 401 Certification of the draft permit on November 30, 2020. Based on the draft, effluent limits and monitoring requirements remain in effect for copper at Outfall 001, 027 and 199. Total recoverable aluminum monitoring requirements remain in effect at all outfalls. Monitoring requirements for total mercury are established for Outfall 113.

### 1.3.1.2 Point Sources Covered Under the Storm Water Individual Permit (IP)

The IP (NPDES NM0030759) authorizes discharges of storm water associated with industrial activities from specified SWMUs and AOCs. A SWMU is a discernible unit at which solid wastes may have been "routinely and systematically released" and could result in a release of hazardous constituents. The Sites regulated under the IP are a subset of the SWMUs and AOCs that are being addressed under the March 2005 Compliance Order of Consent or the more recent update in 2016 (the Consent Order) (3).

For purposes of monitoring and management under the IP, Sites are grouped into small watersheds called site-monitoring areas (SMAs). An SMA is a single drainage area within a subwatershed and may

include more than one Site. The IP treats the potential historical releases at a Site as an "industrial activity" that creates a "point source discharge" and directs the Permittees to monitor storm water discharges from Sites at specified SMAs. Storm water from a Site may drain to multiple subwatersheds and may be associated with multiple SMAs.

A Site that met the definition of a SWMU or AOC was evaluated for inclusion in the IP based on the following criteria:

- 1. The SWMU/AOC is exposed to storm water (e.g., not capped or subsurface);
- 2. The SWMU/AOC contains "significant industrial material" (e.g., not cleaned up or has contamination in place based on storm water, sediment, and soil data available at the time the permit application was submitted); and
- 3. Potentially impacts surface water. Based on an evaluation in the field for potential to discharge sediment to a Water of the U.S. or Water of the State.

SWMUs and AOCs are grouped for investigation under the Consent Order into watershed-based geographic areas known as aggregate areas. The upper Sandia Canyon Aggregate Area is located in TA-03, TA-60, and TA-61 with a boundary approximately equal to the upper Sandia Canyon AU. Nineteen Sites within Sandia Canyon area are permitted under the IP (Table 3). These nineteen Sites are grouped into nine SMAs.

Storm water monitoring for metals, including copper and total recoverable aluminum is required at all nineteen sites. The IP establishes target action levels (TALs) that are equivalent to New Mexico State water-quality criteria. These TALs are used as benchmarks to determine the effectiveness of control measures implemented under the IP. The maps in Appendix 1 show the locations of the SMAs in the AUs. The Laboratory has been collecting storm water samples under the IP since the spring of 2011.

The IP Program is required, at a minimum, to install and maintain baseline control measures at every SMA to minimize pollutants in storm water discharges. If SMA stormwater samples exceed any TAL, Corrective Actions must be taken to either meet the TAL, achieve total retention of storm water discharge, totally eliminate exposure of pollutants at the Site, or demonstrate that the Site has achieved "corrective action complete with/without controls" status or a Certificate of Completion under NMED's Consent Order.

The draft permit was issued by EPA on November 19, 2019. NMED provided the 401 Certification of draft permit on November 30, 2020, which included a condition that monitoring requirements at sites discharging into impaired waters monitor for those impairments if related to a material that was historically managed at the site.

#### 1.3.1.3 Point Sources Covered Under the Storm Water Multi-Sector General Permit (MSGP)

The MSGP regulates storm water discharges from identified industrial activities and their associated facilities. Currently, there are seven active MSGP-regulated facilities with the potential to discharge storm water to the AU. Five of the seven are located immediately adjacent to upper Sandia Canyon. The other two MSGP facilities convey runoff to upper Sandia Canyon via the Laboratory's storm drain infrastructure. There are no active MSGP-regulated facilities located in lower Sandia Canyon.

Table 4 lists the seven MSGP facilities, along with the monitored outfalls for each facility, and monitoring requirements for aluminum and copper in upper Sandia Canyon. The maps in Appendix 1 shows the location of the MSGP facilities.

MSGP-regulated industrial activities within the AU include metal product fabrication, timber products, electricity generation, vehicle and equipment maintenance, recycling activities, and warehousing activities. For each type of industrial activity regulated by the MSGP, the MSGP identifies specific constituents required to be analyzed for in the permit-required storm water monitoring (i.e., potential pollutant for that activity). The MSGP then stipulates a benchmark concentration for that potential pollutant. Section 9.6.2 of the MSGP contains conditions modifying these benchmarks to reflect State of New Mexico water quality standards. Per the MSGP, aluminum is identified as a potential pollutant at two active MSGP facilities: the TA-3-38 Metals Fab Shop (Sector AA) and TA-60-1 Heavy Equipment Yard (Sector AA); copper is not identified as a potential pollutant associated with MSGP activities located in upper Sandia Canyon.

In addition to monitoring for the MSGP specified benchmark pollutants, if an industrial facility discharges to an impaired water body the MSGP requires monitoring for all pollutants for which the water body is impaired. Therefore, storm water monitoring for dissolved copper and total recoverable aluminum is conducted at all the MSGP facilities discharging to upper Sandia Canyon.

Section 9.6.2 of the MSGP requires hardness-based water quality standards for dissolved copper and total recoverable aluminum that supersede the benchmark values stipulated by the MSGP. Based on an average calculated hardness of 82 mg/L, the New Mexico hardness-based water quality standards for total recoverable aluminum and dissolved copper in upper Sandia Canyon are 1010  $\mu$ g/L and 7  $\mu$ g/L, respectively.

The MSGP permit period is from June 4, 2015 to June 4, 2020. Authorization to discharge was granted to Triad National Security, LLC, the Laboratory's current maintenance and operations contractor, under permit tracking number NMR050013 on November 1, 2018. Due to the semi-arid climate and seasonal freezing conditions in Los Alamos, and in accordance with Section 6.1.6 of the MSGP, a quarterly storm water monitoring period from April 1 - November 30 was established. Quarters were identified as two-month periods (Apr-May, June-July, Aug-Sept, Oct-Nov). At each facility, monitoring commenced in April 2019. For the period April through November 2019, 9 of 14 (64%) of dissolved copper and 12 of 15 (80%) of total recoverable aluminum values at MSGP facilities in upper Sandia Canyon exceeded the hardness-based water quality standard. Corrective actions are required to address exceedance of effluent limitation guidelines ELGs requires review and revision to SWPPP. Immediate actions are required until permanent solutions can be implemented. Additional implementation measures are required for benchmark threshold exceedances. Including additional monitoring, implementation of additional pollution prevention and good housekeeping measures and installation of permanent structural source and treatment controls.

Routine facility inspections are performed monthly. Section 3.1 of the MSGP requires inspectors to examine the following: Industrial materials, residue or trash that may have or could come into contact with stormwater;

- Leaks or spills from industrial equipment, drums, tanks, and other containers;
- Offsite tracking of industrial or waste materials, or sediments where vehicles enter or exit the site;
- Tracking or blowing of raw, final or waste materials from areas of no exposure to exposed areas;
- Control measures needing replacement, maintenance or repair.

Sections 4.1 and 4.3.1 of the MSGP requires immediate corrective action be taken when any of the following conditions have occurred:

- An unauthorized release or discharge (e.g., spill, leak, or discharge of non-stormwater not authorized by an NPDES permit);
- A discharge violates a numeric effluent limit;
- Control measures are not stringent enough for the discharge to meet applicable water quality standards or the non-numeric effluent limits in the permit; A required control measure was never installed, was installed incorrectly, or is not being properly operated or maintained; or
- Whenever a visual assessment shows evidence of stormwater pollution.

During the current permit period to date, approximately 195 corrective actions have been performed at active MSGP facilities in upper Sandia Canyon. Of those, approximately 3 were in response to the exceedance of a hardness-based benchmark for total recoverable aluminum and 18 in response to the exceedance of the water quality standard for the impaired waters pollutants dissolved copper or total recoverable aluminum.

The new MSGP permit was effective March 1, 2021 and NOI for coverage was issued on May 25, 2021. Monitoring under the new permit will begin on July 1, 2021. Under the 2021 MSGP permit facilities discharging to impaired waters without a TMDL must monitor once during the first year of coverage for all pollutants causing impairment, then once the fourth year for only those associated with industrial activity and or benchmarks. If not detected, can discontinue for remainder of permit coverage. However, monitoring must continue if detected.

#### Table 3

## Sandia Canyon Site Monitoring Areas Authorized to Discharge under Storm Water Individual Permit NM0030579

SMA	AU	Site Monitoring Requirements <sup>1</sup>
S-SMA-0.25	NM-9000.A_047	Adjusted Gross Alpha, Total Recoverable Aluminum, Total Mercury and, Copper
S-SMA-1.1	NM-9000.A_047	Adjusted Gross Alpha, Total Recoverable Aluminum, Total Mercury and, Copper
S-SMA-2	NM-9000.A_047	Adjusted Gross Alpha, Total Recoverable Aluminum, Total Mercury and, Copper
S-SMA-2.01	NM-9000.A_047	Adjusted Gross Alpha, Total Recoverable Aluminum, Total Mercury and, Copper
S-SMA-2.8	NM-9000.A_047	Adjusted Gross Alpha, Total Recoverable Aluminum, Total Mercury and, Copper
S-SMA-3.51	NM-9000.A_047	Adjusted Gross Alpha, Total Recoverable Aluminum a, Total Mercury and, Copper
S-SMA-3.52	NM-9000.A_047	Adjusted Gross Alpha, Total Recoverable Aluminum, Total Mercury and, Copper
S-SMA-3.53	NM-9000.A_047	Adjusted Gross Alpha, Total Recoverable Aluminum, Total Mercury and, Copper
S-SMA-3.6	NM-9000.A_047	Adjusted Gross Alpha, Total Recoverable Aluminum, Total Mercury and, Copper
S-SMA-3.7	NM-128.A_11	Adjusted Gross Alpha, Total Recoverable Aluminum, Total Mercury and, Copper
S-SMA-3.71	NM-128.A_11	Adjusted Gross Alpha, Total Recoverable Aluminum, Total Mercury and, Copper
S-SMA-3.72	NM-128.A_11	Adjusted Gross Alpha, Total Recoverable Aluminum, Total Mercury and, Copper
S-SMA-3.95	NM-128.A_11	Adjusted Gross Alpha, Total Recoverable Aluminum, Total Mercury and, Copper
S-SMA-4.1	NM-128.A_11	Adjusted Gross Alpha, Total Recoverable Aluminum, Total Mercury and, Copper
S-SMA-4.45	NM-128.A_11	Adjusted Gross Alpha, Total Recoverable Aluminum, Total Mercury and, Copper
S-SMA-5	NM-128.A_11	Adjusted Gross Alpha, Total Recoverable Aluminum, Total Mercury and, Copper
S-SMA-5.2	NM-128.A_11	Adjusted Gross Alpha, Total Recoverable Aluminum, Total Mercury and, Copper
S-SMA-5.5	NM-128.A_11	Adjusted Gross Alpha, Total Recoverable Aluminum, Total Mercury and, Copper
S-SMA-6	NM-128.A_11	Adjusted Gross Alpha, Total Recoverable Aluminum, Total Mercury and, Copper

<sup>1.</sup> Source: Appendix B, NPDES Permit No. NM030759, November 2010.

<sup>2</sup> Source: 2012 Update to the Site Discharge Pollution Prevention Plan, Revision 1, Los Alamos National Laboratory NPDES Permit No. NM0030759, May 1, 2013, Sandia/Mortandad Watershed Receiving Waters: Sandia Canyon, Cañada del Buey, Mortandad Canyon, and Ten Site Canyon, Volume 2.

<sup>3.</sup> Upper Sandia Canyon Aggregate Supplemental Investigation Report, August 2013.

Facility Name	Outfall / Location ID#	Sector	Total Recoverable Aluminum	Dissolved Copper
	005 / MSGP00501	0	IW <sup>1</sup>	IW
TA-3-22 Power and Steam Plant	009 / MSGP00901	0	IW	IW
	012 / MSGP01201	0	IW	IW
TA-3-38 Carpenter Shop	074 / MSGP07401	А	IW	IW
TA-3-38 Metals Fab Shop	076 / MSGP07601	AA	B², IW	IW
TA-60 Materials Recycling Facility	029 / MSGP02901	Ν	IW	IW
	032 / MSGP03201	Р	IW	IW
TA 60 Roads and Grounds	037 / MSGP03701	Р	IW	IW
TA-00 Roads and Grounds	039 / MSGP03901	Р	IW	IW
	042 / MSGP04201	Р	IW	IW
TA-60-1 Heavy Equipment Yard	022 / MSGP02201	AA, P	B, IW	IW
TA-60-2 Warehouse	026 / MSGP02601	Р	IW	IW

Table 4Multi-Sector General Permit Sites in SandiaCanyon Assessment Unit NM-9000.A\_47

<sup>1</sup>Annual Impaired Waters monitoring requirement

<sup>2</sup>Quarterly Benchmark monitoring requirement

#### 1.3.2 Non-point Source Locations and Potential Magnitudes

The watershed discharging to the Sandia Canyon AUs is approximately 2.52mi<sup>2</sup> and includes 29 acres of area under the control of Los Alamos County. Approximately 350 acres are comprised of impervious surfaces located within an urban environment. The majority of the upper watershed consist of impervious surfaces located within an urban environment consisting of buildings, parking lots, and light industrial facilities. Several terrestrial habitats exist within the Upper Sandia AU, including mixed conifer, semi-evergreen shrub-land, dense oak shrub-land and non-forested wetland riparian. Runoff in all urbanized areas is primarily managed through LANL's storm drain infrastructure system and discharged at specific locations near the head of the canyon. Remaining areas discharge to surface conveyances that flow directly to the canyon.

Within this 150 acre area are seven NPDES MSGP regulated facilities with a combined total area of 35 acres. These facilities manage storm water runoff and potential pollutants in accordance with the MSGP requirements, as described in section 1.3.1.3. Also within the 150 acres are nine SWMUs, which are authorized to discharge under the IP, and comprise less than an acre. However, the drainage to these SWMUs comprises discharge to the SMA from 100 acres of developed locations.

#### 1.3.2.1 Non-point Source from Urban and Developed Areas within the Laboratory

Storm water samples from developed areas within TA-3 were collected in 2018 under the Sampling and Monitoring Supplemental Environmental Project (SEP). With the exception of monitoring completed under the SWMP, no other developed sites have been sampled since completion of the SEP project. The purpose of the SEP was to fill data gaps and characterize the sources of pollutants in storm water runoff and impacts on receiving waters in and around the Laboratory. A broad range of pollutants were targeted from Laboratory developed areas and natural landscapes. In the developed areas of the Laboratory, parking lots and associated buildings runoff were characterized. The data will be helpful as a reference when evaluating other monitoring locations down gradient of these sites where multiple sources contribute to water and sediment quality. Only those parameters identified as causing a 4B impairment are summarized in Table 5.

Table 5 SEP Urban Range of Findings (μg/L)

Dissolved Copper ug/l	Total Mercury ug/l	Total Recoverable Aluminum ug/l
11.1 - 18.2	<0.067 – 0.11	23.3 - 411

#### 1.3.2.2 Non-point Source from Natural Background

Naturally occurring sources of copper, aluminum and mercury are summarized in the Metals Background Report (4). Background Storm water samples were derived from two primary groups of locations: tributaries that enter the Laboratory's western (upstream) boundary and tributaries in a remote area north of the community of Los Alamos or Reference Area. The results from Reference Area stations reflect background runoff conditions from landscapes at Sandia Canyon with surficial geological materials derived from Bandelier Tuff, Puye Formation, and the Tschicoma Formation (4). The results from Western Boundary stations reflect background runoff conditions from landscapes with surficial geological materials derived from Bandelier Tuff and diorite-rich Tschicoma Formation (4). Copper, aluminum and mercury background values from undeveloped areas are presented in Table 6.

Table 6	
Background Pajarito Plateau Storm Water Pollutant Concentrations	(µg/L)

Parameter	Reference Area <sup>a</sup> Background Values	Western Boundary <sup>b</sup> Background Values	
Copper	3.43	5.7	
Mercury	с	с	
Aluminum	2210	1780	

Note: All the Reference and Western Boundary station locations were upstream of and distant from Laboratory liquid discharges.

<sup>a</sup> Reference Area—Ephemeral tributaries to the Rio Grande north of the Laboratory and urban Los Alamos County. The northernmost tributary sampling stations is located in middle portion of the Pajarito Plateau. Surface water monitored at the Reference sites is mostly generated as storm water from local storms affecting the northern portion of the Pajarito Plateau.

<sup>b</sup> Western Boundary—Ephemeral, intermittent, and perennial tributaries to the Rio Grande to the west and upstream of the Laboratory and urban Los Alamos County.

c. Insufficient number of detections to calculate statistical distribution.

#### 1.3.2.3 Non-point Source from SEP Undeveloped Reference Sites

On January 22, 2016 NMED and DOE reach a settlement agreement to resolve issues as they relate to the incident at the Waste Isolation Pilot Project (WIPP). The settlement agreement called for a number of corrective actions including increased sampling and monitoring capabilities for storm water runoff in and around the Laboratory. Water Quality Monitoring sampling under the SEP was carried out in 2017 and 2018. The purpose of the monitoring was to fill data gaps to characterize the sources of pollutants in storm water runoff and impacts on receiving waters in and around the Laboratory including the Sandia Canyon AUs. A broad range of pollutants (including dissolved copper, total recoverable aluminum and total mercury) are targeted from the following sources: Laboratory developed areas, Laboratory firing sites, natural landscapes, and atmospheric deposition. Additionally, storm water samples from undeveloped reference sites on the Pajarito Plateau were collected. Appendix 1 includes maps with the sampling locations. As indicated above past investigations of storm water quality from undeveloped reference sites have been previously conducted by the Laboratory. The SEP selected sampling and monitoring of storm water and related media in undeveloped watersheds to quantify concentrations of pollutants sourced from natural landscapes (primarily originating from natural geologic sources in sediments). The data from the four undeveloped reference are summarized in Tables 7-10:

Table 7
SEP Reference (Burnt Mesa 1) Range of Findings (μg/L)

Dissolved Copper	Total Mercury	Total Recoverable
ug/l	ug/l	Aluminum <sup>d</sup>
1.39 – 3.2	<0.067 – 0.164	1030 - 2860

d. Sample prepared with 10um filter.

## Table 8SEP Reference (Ponderosa 1) Range of Findings (ug/L)

Dissolved Copper ug/l	Total Mercury ug/l	Total Recoverable Aluminum <sup>d</sup> ug/l
1.57 – 2.84	<0.067 - 0.079	1290 - 3580

d. Sample prepared with 10um filter.

## Table 9SEP Reference (San Juan Mesa 1) Range of Findings (ug/L)

Dissolved Copper	Total Mercury	Total Recoverable
ug/l	ug/l	Aluminum <sup>d</sup> ug/l
1.1 – 2.44	<0.067 - 0.482	766 - 22700

d. Sample prepared with 10um filter.

Dissolved Copper ug/l	Total Mercury ug/l	Total Recoverable Aluminum <sup>d</sup> ug/l
0.601 – 22.2	<0.067 – 0.215	751 - 2210

 Table 10

 SEP Reference (San Juan Mesa 4) Range of Findings (ug/L)

d. Sample prepared with 10u filter

#### 2. DESCRIPTION OF POLLUTION CONTROLS AND HOW THEY WILL ACHIEVE WATER-QUALITY STANDARDS

#### 2.1 Water Quality Targets

The demonstration should identify a numeric water quality target(s). That is the chemical causing the impairment and the numeric criteria for that chemical in the water quality standard (i.e., the chemical causing the impairment and the water quality standard). Express the relationship between any necessary reduction of the pollutant of concern and the attainment of the numeric water quality target.

#### 2.1.1 Numeric Targets

The acute and chronic numeric water quality hardness based targets for dissolved copper and total recoverable aluminum are described in 20.6.4.900(I)(1) and (2) NMAC(2). The use specific numeric targets for total mercury are described in 20.6.4.900(J)(1) NMAC(2).

#### 2.1.2 Current Conditions

Water quality data for 4B parameters were obtained from Intellus (<u>https://www.intellusnm.com/</u>) and the Laboratory's Environmental Informational Management (EIM) system. 4B parameter data was obtained for E123 (Sandia below Wetlands), E124 Sandia above Firing Site) and E125 and Sandia above State Road 4) for the period of January 2014 through August 10, 2021. A summary of results for this period are included in Tables 11-13 For the LANL-based samplers E124 and E125, flows were insufficient for sample collection in 2020 and early 2021 and results of samples that may have been collected in summer of 2021 are not yet posted in Intellus or EIM. NMED obtained a sample from E125 in February of 2020, While the sample included a result for aluminum it is not clear that the sample was prepared with a 10um filter. E123 is located in the upper portion of NM-9000.A\_047 below the Sandia Wetlands, E124 is located approximately 0.7 miles below the NM-9000.A\_047 in NM-128.A\_11and E125 is located at the end of NM-128.A\_11 just above SR-4 (Appendix 1).

Time trend graphs for gages E123, E124 and E125 are provided in Appendix 3. The graphs show measured copper, total recoverable aluminum and total mercury levels in relation to water quality criteria for the period of 2014 through August 10 2021.

Dissolved Copper – 2014 – August 2021								
Monitoring Location	Min (µg/L)	Max (µg/L)	Mean (µg/L)	No. of Samples	Ratio of Storm water Samples	No. of Acute WQC Exceedances <sup>1</sup>		
E123	2.84	10.3	4.55	101	72/101	69/70 <sup>2</sup>		
E124	2.85	5.44	3.7	8	8/8	2/8		
E125	2.97	3.98		2	2/2	0/2		

Table 11

Table 12 Total Mercury - 2014 - August 10, 2021

				U	/	
Monitoring Location	Min (µg/L)	Max (µg/L)	Mean (µg/L)	No. of Samples	Ratio of Storm water Samples	WQC Exceedances
E123	0.067	0.156	0.071	40	14/40	0
E124	0.496	2.05	0.761	7	7/7	3
E125		4.22		1	1	1

Table 13 Total Recoverable<sup>3</sup> Aluminum – 2014 – August 10, 2021

					Ratio of	No. of Acute
	Min	Max	Mean	No. of	Storm water	WQC
Monitoring Location	(ug/L)	(ug/L)	(ug/L)	Samples	Samples	Exceedances <sup>1</sup>
E123	19.3	1970	874	24	21/24	17
E124	4340	13800		3	3/3	3
E125	No Data					

Hardness-acute aquatic life criteria were calculated using the hardness-dependent equations in 20.6.4.900 NMAC 1. Subsection I (2)

2. Acute/Chronic exceedances

Samples filtered with 10um filter 3.

Hardness-acute aquatic life criteria were calculated using the hardness-dependent equations in 20.6.4.900 NMAC 4. Subsection I (2)

#### 2.1.3 **Necessary Reduction to Meet Target**

The 4B Demonstration was approved by the WQCC on December 18, 2020 and by EPA on January 22, 2021. Therefore the 4-year duration of the demonstration will span January 2021 through January 2025. The eventual achievement of water quality targets requires addressing impacts from storm water flows. To help address this issue the Laboratory developed the Sandia Storm Water Management Plan (SWMP), which is included in Appendix 2. The SWMP uses the principles established for the MS4 Phase II Storm Water Program. This requires the development of measurable goals to assess the effectiveness of storm water controls that address the six minimum control measures defined in the regulations. The SWMP was developed in anticipation of an anticipated MS4 permit for the Laboratory. Urban non-point source discharges are an important source of pollutants to Sandia Canyon. The highest values of filtered copper are most often observed in storm water originating from urban runoff from parking lots, roads, and

buildings in TA-03. Aluminum and copper exceedances are attributed to urban runoff and naturally occurring sediments. Mercury is associated with SWMU and AOCs.

The sampling points identified in Table 14 will serve as the location for determining reductions in concentrations of parameters causing impairment (dissolved copper, total recoverable aluminum and total mercury) for attainment of water-quality targets under the 4b Demonstration. The locations of the sampling points are shown in the maps in Appendix 1. Tables 15 – 17 provide a summary of 2020 water quality data from these sites. Due to insufficient storm water flows, samples were not obtained from SWMP-S-06 a sampler located within Sandia Canyon below the lower grade control structure.

Assessment Unit	Sample	DOC	Ca/Mg/	Copper	Mercury	Total
	Location	(F)	Hardness (F)	(F)	(UF)	Recoverable Aluminum (F10u)
(Upper) Sandia Canyon (Sigma Canyon to NPDES	SWMP-S-01	4	4	4		4
outfall 001) NM- 9000.A_047	SWMP-S-02	4	4	4		4
(Upper) Sandia Canyon (Sigma Canyon to NPDES outfall 001) NM- 9000.A_047	E123	а	а	а		а
Upper and Lower	E124	4	4	4	4	4
(Lower)	SWMP-S-03	4	4		4	4
Sandia Canyon (within LANL below Sigma	SWMP-S-04	4	4		4	4
Canyon) NM-128-A_11	SWMP-S-05	4	4		4	4
	SWMP-S-06	4	4		4	4
Lower) Sandia Canyon (within LANL below Sigma Canyon) NM-128-A_11	E125	а	а	а	а	a

Table 14						
Storm	Water	Monitoring	Plan			

F = Filtered with 0.45  $\mu$ m filter

a. Based on environmental surveillance program monitoring schedule

#### 2.2 Point and Nonpoint Source Loading That When Implemented Will Achieve WQS

Describe the cause-and-effect relationship between the water quality standard (and numeric water quality targets as discussed above) and the identified pollutant sources and, based on this linkage, identify what loadings are acceptable to achieve the water quality standard.

Existing data indicate that the water quality targets are not currently achieved. This is particularly true under storm water flow conditions. Recent data obtain from the SEP monitoring project indicate that the urban/developed landscapes at the Laboratory are a major source of pollutants to the AUs. Effective management of storm water flows is key to achieving numeric water quality targets.

#### 2.3 Controls That Will Achieve Water-Quality Standards

The following serve as the primary controls for eventual attainment of the water quality targets:

- 1. Continued application of NPDES permits and regulatory controls.
- 2. Sandia Wetland Grade Control Structure
- 3. Supplemental Environmental Projects
- 4. Storm Water Management Plan

#### 2.3.1 Point Source Controls

Three major NPDES permits provide the point source controls for the AUs. The permits are specifically designed to monitor and prevent or reduce the amount of pollutants entering the AUs. These programs contain mandated provisions and limits, with specified implementation time lines, to address impaired water conditions.

#### 2.3.1.1 Industrial and Sanitary Point Source Discharge Permit (IPSP) Point Source Controls

The IPSP Discharge Permit is currently the only active NPDES Industrial and Sanitary Outfall Discharge Permit at the Laboratory. The effective dates of the permit: March 27, 2015 to September 30, 2019. Reapplication for a new permit was submitted on March 26, 2019. The permit is extended until a new permit is issued. The IPSP Permit includes 11 outfalls, three of which discharge to the upper AU. Effluent limits and monitoring has been established for dissolved copper, total recoverable aluminum and total mercury. The locations of these outfalls are shown in the maps in Appendix 1.

NPDES Outfall 001 is the main effluent source of water to Sandia Canyon and average discharges are approximately 332,000 gal. per day. Outfall 03A027 and 03A199 contribute less than 100,000 gal. per day. Persistent surface flows in the upper Sandia AU (NM-9000.A\_047) originate from IPSP discharges.

SERF, located at the head of Sandia Canyon, provides tertiary treatment of the Sanitary Waste Water System (SWWS) facility effluent so that it can be reused/recycled as makeup water in the cooling towers at the Laboratory or discharged to NPDES Outfall 001. The facility is designed to treat water to meet effluent limitations set in NPDES Permit NM0028355. The facility utilizes chemical precipitation, flocculation, microfiltration, reverse osmosis, and pH adjustment.

#### 2.3.1.2 Individual Permit (IP) Point Source Controls Related to Certain RCRA SWMUs and AOCs

Section 1.3.1.2 provides an overview of the key provisions of the IP and the relationship to the Consent Order requirements. The IP categorizes a Site as having had an "industrial activity" that creates a "point

source discharge" and directs the Permittees to monitor representative storm water discharges from Sites at specified sampling points known as SMAs.

The selection of analytical monitoring suites and Site priority designations is based on historical information and any storm water, sediment, and soil data available at the time the Permit application was submitted. The investigation and remediation of SWMUs and AOCs began during the 1990s before the effective date of the Individual Permit (November 1, 2010) and continue concurrently with implementation of the Individual Permit.

The Permit establishes Target Action Levels (TALs) that are equivalent to New Mexico water-quality criteria. These TALs are used as benchmarks to determine the effectiveness of control measures implemented under the Permit. That is, confirmation monitoring sample results for an SMA are compared with applicable TALs. If one or more confirmation monitoring results exceed a TAL, the Permittees must take corrective action through the installation of measures reasonably expected to (1) meet applicable TALs at the Site, (2) achieve total retention of storm water discharges from the Site, or (3) totally eliminate exposure of pollutants to storm water; otherwise, the Permittees must demonstrate the Site has a Certificate of Completion (COC) under the Consent Order.

The Individual Permit requires that the Permittees certify to EPA completion of corrective action at each Site by a specific deadline based upon the Site's status as either a High Priority or Moderate Priority Site.

Table 3 lists the 13 permitted sites in the IP for the AUs. The maps in Appendix 1 show the locations of the SMAs.

#### 2.3.1.3 Storm Water Multi-Sector General Permit Controls

The NPDES MSGP regulates storm water discharges from identified industrial activities and their associated facilities. Table 4 lists the MSGP facilities and monitored outfalls discharging storm water to the AU and the maps in Appendix 1 show the location. MSGP regulated activities within the AU include metal fabrication; vehicle and equipment maintenance; recycling activities; electricity generation; and warehousing activities. LANS and the DOE are permitted under the EPA 2015 NPDES Storm Water MSGP for Industrial Activities (2015 MSGP). The proposed 2020 MSGP has been issued but not yet final. Administrative continuance of the 2015 MSGP is in effect until a new permit is issued.

The MSGP requirements include the implementation of control measures, development of facility-specific Storm Water Pollution Prevention Plans (SWPPPs), Corrective Action requirements for identified issues, and monitoring storm water discharges from permitted outfalls. Compliance with these requirements is achieved primarily by:

- Identifying potential pollutant sources and activities that could adversely impact water quality.
- Identifying and providing structural and nonstructural controls to limit the impact of potential pollutants,
- Developing and implementing facility-specific SWPPPs,
- Implementing permit-specified Corrective Actions for any identified issues,
- Monitoring storm water runoff for industrial sector-specific benchmark parameters, impaired water constituents, and effluent limitations, and

• Visually inspecting storm water runoff to assess color; odor; floating, settled, or suspended solids; foam; oil sheen; and other indicators of storm water pollution.

Minimizing the exposure of potential pollutant sources and activities to storm water is primarily achieved through administrative controls associated with work processes and engineering controls such as covering, secondary containment, berms to direct runoff flow, and storm drain inlet protection. Erosion and sediment transport at facilities is also monitored and addressed through the implementation of structural controls or stabilization of areas with asphalt, concrete, or perennial vegetation.

Evaluation of storm water monitoring results is performed to identify the need to modify existing controls or implement new controls. Storm water monitoring under the 2015 MSGP was conducted.

### 2.3.2 Non-Point Source Controls

A number of non-point source controls and initiatives have been established in the upper and lower Sandia Canyon AUs. Of particular importance to non-point source mitigation was the installation of the Sandia Grade Control Structure (GCS) and two grade control structures completed in the lower AU under the Supplemental Environmental Projects (SEPs). On January 22, 2016 NMED and DOE reached a settlement agreement to resolve issues as they related to the incident at WIPP. The settlement agreement called for a number of corrective actions and SEPs. Execution of the SEPs provided the Laboratory the opportunity to address storm water management issues including design and installation of engineering structures to slow storm water flow and decrease sediment load to improve water quality. The SEP also called for increase sampling and monitoring capabilities for storm water runoff in and around the Laboratory as indicted in section 1.3.2.3.

### 2.3.2.1 Sandia Wetland Stabilization Project

The Sandia Canyon wetland is located within the AU below the primary developed Laboratory area in the upper watershed and approximately 100 yards above monitoring station E-123. A large head cut formed in the lower section of the wetland, resulting in increased sediment migration down canyon. The wetland is an important historical sediment deposition area. The head cut in the lower section of the wetland was stabilized by constructing a three stepped grade-control structure that allow a grade transition from the current elevation of the wetland to the stream bank near stream gage E-123. The area behind the grade-control structure was backfilled and wetland vegetation to allow expansion of the wetland area. These measures have physically stabilize the wetland by reducing sediment and associated contaminant transport into the lower sections of the canyon.

The grade-control structure was designed to meet the following objectives:

- Provide and even grade to allow wetland expansion and further stabilization
- Be sufficiently impervious to prevent the draining of alluvial soils
- Facilitate non-channelized flow
- Minimize erosion during large flow events
- Support wetland function under reduced effluent conditions

A 25-year, 2-hour storm event with a peak design flow of 500 cubic feet per second was used for the design of the grade-control structure as required by the Laboratory's design guidance. The primary goal was to reduce the stream velocity in the area of the grade control structure to less than 6 feet per second. Construction of the grade-control structures was completed in November 2013.

Construction of the grade-control structure was required based on the results of investigations conducted under the Order on Consent (Consent Order), which provides the time table and requirements for environmental cleanup of hazardous constituents for the Laboratory. Monitoring pursuant to Consent Order requirement will be conducted as follows:

- Surface water monitoring of base flows at gages upstream and downstream of wetland
- Storm water samples will be collected from gages upstream and downstream of wetland
- Vegetation monitoring will be conducted via semi-annual photo surveys
- A series of repeat cross sections will be established to document geomorphic changes

Suspended sediment concentrations have decreased significantly compared with pre- and post-GCS data immediately downgradient of the wetland at gaging station E123, presumably from eliminating headcutting at the terminus of the wetland and from trapping efficiency because of the dense vegetation within the wetland. The monitoring conducted during the performance period indicates the Sandia wetland remains stable following the installation of the GCS, even with generally lower, but variable, effluent volumes entering the wetland. The GCS continues to be effective in arresting headcutting at the terminus of the wetland. Groundwater within the shallow alluvium remains in a reducing condition, with no obvious detrimental temporal trends in chemistry observed (6).

Monitoring requirement includes:

- Photo documentation
- Vegetative species and cover qualification
- Extent of wetland vegetation
- Water level monitoring

### 2.3.2.2 Storm water Controls/Management from Developed Laboratory Areas

Controls within the LANL area primarily consist of several small detention ponds, riprap structures at various discharge locations, and a grade control structures within Sandia Canyon. The detention ponds capture runoff from adjacent buildings and surrounding impervious areas, and discharge flow through controlled outlet structures. These ponds are designed to manage runoff velocity to pre-development levels and also facilitate the settling and capture of sediment transported in storm water runoff. As an example, a bio detention pond is currently being constructed within LANL's primary administration area to address runoff from a large parking structure and an adjacent parking lot. The pond will minimize runoff velocity and is designed with a forebay to capture "first flush" sediments and manage site snow removal. This system will provide a first flush treatment before site runoff enters the existing storm drain infrastructure system.

Riprap is placed at various discharge locations to reduce runoff and minimize the potential for erosion within and adjacent to Sandia Canyon. For example, both surface runoff and flow collected in the storm drain infrastructure system from a significant portion of the LANL area discharge directly at the head of Sandia Canyon. A riprap structure and a small riprap basin have been installed at this discharge location to manage these flows. The riprap reduces runoff velocity in the flows prior to discharge into Sandia Canyon.

Approximately 0.7 miles downstream from the head of Sandia Canyon, a grade control structure has been installed within an existing wetland. This wetland is an important historical sediment deposition area, as the highest concentrations of copper in the AU are located within the wetland reach of the canyon. A large head cut formed in the lower section of the wetland, resulting in increased sediment migration down canyon. The grade control structure, consisting of a series of sheetpile structures

designed to reduce flow velocity and increase the width of flow within the watercourse, will stabilize the head cut by facilitating a grade transition from the current elevation of the wetland to the downstream channel. The area behind the sheetpile structures was backfilled and wetland vegetation is being established in these areas. A cascading drop pool constructed with rock at the downstream end of the grade control structures serves as a final energy dissipater for the water flow. By reducing flow velocity and enhancing the sustainability of the wetland, this grade control structure will stabilize existing soils and enhance future sediment deposition, thereby maintaining hydrologic and geochemical conditions that will minimize the migration of pollutants of concern including copper.

A Low Impact Development (LID) Master Plan has been developed and finalized. The LID Master Plan will guide and prioritize future development of LID projects at LANL. The LID Master Plan applies to developed areas across the Laboratory and focuses on identifying opportunities for storm water quality and hydrological improvements in the heavily urbanized areas of Technical Areas 03, 35 and 53. TA-03 primarily drains to Sandia, Mortandad, Two Mile and Los Alamos Canyons. The LID Master Plan is organized to allow the addition of LID projects for other technical areas as time and funds allow in the future.

The LID Master Plan identifies a number of LID projects within the Sandia AU. Under the SEP, 5 projects were designed and 3 were completed in 2019. These projects are designed and constructed with the specific goal of improved storm water management.

### 2.3.2.3 Sandia Canyon Storm Water Management Plan (SWMP)

LANL has completed development of a Storm Water Management Plan (SWMP). The complete SWMP is included in Appendix 2. The SWMP will be managed through the Environmental Protection and Compliance Division (EPC-CP) with collaboration with personnel from Planning, Utilities and Project Management. The Plan is based on the municipal separate storm water sewer system (MS4) Phase II Storm Water Program that requires permittees develop measureable goals to assess the effectiveness of storm water controls that address the six minimum control measures defined in the regulations.

LANL completed a number of activities under the SWMP:

1. LANL Workforce Education and Outreach

A link to the Sandia Storm Water Management Plan (SWMP) was added to the Los Alamos National Laboratory (LANL) Water Quality Support webpage which includes environmental tools and applications, water quality plans, procedures, NPDES permits and reports. The webpage serves as a resource for LANL staff to access information related to the stormwater management and other environmental programs.

Informational signs were installed at two Low Impact Development (LID) projects to showcase sustainable (low water, low maintenance) landscaping and the use of natural processes to manage urban stormwater runoff and pollutant concentrations. These signs inform and remind LANL staff about the importance of stormwater management and how it can be applied at LANL.

The LANL Storm Water Permitting & Compliance team provided workforce outreach by participating in a virtual Earth Day celebration. Participants were provides links and videos with the common theme, "Stormwater Management Solutions at Home". Participants were offered tips and information on how homeowners can reduce stormwater pollution and use stormwater as a resource by installing LID controls (i.e., rain barrels, rain gardens, permeable pavement, green roofs, etc.). The

Stormwater@lanl.gov email address was provided as a tool to solicit feedback on the Storm Water Management Program at LANL and to address any questions.

#### 2. Pollution Prevention/Good Housekeeping

The LANL Storm Water Permitting & Compliance team is actively developing a Long Term Stewardship program that includes an initial assessment phase to identify, photograph, and document the functionality and maintenance requirements for institutional stormwater controls located on mesa tops and in canyon systems at LANL, including controls in the Sandia drainage basin. Next steps include developing a functional naming convention for the controls, setting photo points for annual photo documentation, establishing inspection frequency and routine maintenance requirements, and developing a BMP tracking database.

#### 3. Post-Construction Runoff Control

The LANL Engineering Standards Manual was revised to streamline and clarify NPDES Construction General Permit and Energy Independence & Security Act, Section 438 requirements for designing and implementing stormwater management features. The revision includes the addition of LANL site specific data (i.e., rainfall data, hydrologic curve numbers, design storm precipitation totals) to ensure projects equal to or greater than 5,000 square feet implement the appropriate stormwater controls necessary to restore the pre-development hydrology of the site. Additional requirements were added for sizing LID water quality treatment BMPs such as extended detention stormwater controls.

Subject matter experts from the LANL Storm Water Permitting & Compliance team were assigned to the planning committee responsible for developing the forthcoming LANL Campus Master Plan. The plan projects near-term, mid-term, and long-term development of new buildings and infrastructure located in all areas at LANL, including areas covered under the SWMP. As part of this effort to ensure that all regulatory stormwater requirements are acknowledged and included in the plan, the team developed a guidance document that summarizes LANL stormwater regulatory compliance requirements and Low Impact Development (LID) Standards. Through continued planning and integration, the team will incorporate LID concepts and other stormwater regulatory requirements into the final designs for all projects included in Campus Master Plan.

On March 6, 2015 EPA issued their preliminary determination that discharges of storm water from MS4s on Laboratory property and urban portions of Los Alamos County result in or have the potential to result in exceedances of state water quality standards including impairment of designated uses, or other significant water quality impacts such as habitat and biological impacts. The preliminary designation applies to MS4s within the Laboratory, including the Department of Energy and LANS located within Los Alamos County. In the interim, while the MS4 is developed and finalized, the SWMP will serve as a bridge and key to management of storm water flow in Sandia Canyon.

In December 2019, LANL received final designation from EPA as a MS4 regulated entity. A permittee working group was developed and discussions on a draft permit were initiated with proposed MS4 permittees (i.e., LANL) in December 2020 and permit development and negotiation with EPA is currently ongoing. Development of the Sandia SWMP for the 4b designation was based on EPA guidance for MS4 permit required SWMPs in anticipation of the future issuance of a MS4 to LANL, and to facilitate transition of 4b activities to implementation of MS4 permit requirements. Storm water discharges to Sandia Canyon are anticipated to be MS4 regulated discharges. It is expected that implementation of MS4 permit requirements, upon issuance of a permit by EPA, will further meet Sandia SWMP objectives and satisfy 4b designation requirements.

The initial scope of the SWMP will focus on stormwater discharges into Sandia Canyon. The maps in Appendix 1 show the Sandia Canyon watershed within LANL, the upper and lower assessment units (AUs) and proposed monitoring locations. S-01 and S-02 are the primary storm drain outfalls from TA-03 and will be used as run-on sampling locations for the upper AU. Gage station location E-124 will be used as the runoff sampling location for the upper AU and one of the run-on sampling locations for the lower AU. Sampling locations S-03, S-04 and S-05 will be used as TA-53 run-on sampling locations for the lower AU. Sampling location S-06 is located just upstream from the Lower Sandia Grade Control Structure and will be used as the runoff sampling location for the lower AU.

In addition, a Sampling and Analysis Plan (SAP) has been prepared that identifies analytical suites and sampling frequencies for each monitoring location. Table 1 is a summary of the SAP. We plan to collect four samples a year at each location. All sample analytical results will be posted on Intellus New Mexico.

In 2020 storm water flow were sufficient for samples to be collected at SWMP-S-01, 02, 03, 04 and 05. Storm water flows were insufficient for sampling collection at E124 and 06.

### 2.3.2.4 Storm water Controls/Management from Urban Townsite in Upper Watershed

Los Alamos County property discharging to Sandia Canyon is comprised of approximately 23 acres at the former municipal landfill site and 6 acres within the Royal Crest housing area. The landfill site has a soil cap and operates under a closure plan. At the east end of the site, the ground cover consists of sparse native perennial vegetation and approximately 3.5 acres of compacted basecourse housing a solar array. The west side of the site is primarily a flat area of compacted soil with light industrial activity. With the exception of a small area at the east end of the landfill site, the slopes along Sandia Canyon are stabilized with native perennial vegetation.

Within the Los Alamos County landfill site four rock lined open channel structures collect and convey runoff to Sandia Canyon. Three of the four structures discharge at locations upstream of the grade control structure. Runoff in remaining areas is conveyed to the canyon in multiple locations via sheetflow or minor concentrated flow. The six acre site within the Royal Crest housing area has a system of storm drains that collect runoff from streets and surrounding structures and discharges runoff through a single culvert.

Controls within the Los Alamos County area consist primarily of maintenance of the landfill cap, compliance with the landfill closure plan, and erosion control structures on the east end of the landfill site. Previously, a significant portion of the runoff from the eastern half of the landfill site, from a single drainage area, was conveyed in rock rundowns to a single discharge location due north of the grade control structure. Significant erosion of the canyon slope at this discharge location was occurring, resulting in discharges of sediment into Sandia Canyon. Los Alamos County has initiated work to subdivide the current single drainage area on the east end into two basins, resulting in two new discharge locations. New riprap channels will convey runoff to small basins at these discharge points, facilitating additional reduction of runoff velocity prior to discharge. Creating new discharge locations also bypasses the existing eroded slope, minimizing sediment transport into Sandia Canyon.

In addition to the drainage modification on the landfill site, a large retention structure has been constructed within Sandia Canyon, on the north side of the grade control structure, to capture runoff from approximately five acres of the landfill the landfill. This structure is located within the area of the eroded slope and will retain runoff from the eroded area as well as the concentrated flow from one of the new discharge points. The structure has a controlled outlet and is designed to retain runoff from a 100-year storm event. For events of smaller magnitude this structure will prevent runoff from the landfill from reaching the water course within Sandia Canyon.

#### 2.4 Description of Requirements under Which Pollution Controls Will Be Implemented

The demonstration should describe the basis for concluding that the pollution controls are requirements or why other types of controls already in place may be sufficient.

The programs and permits described above are based on specific requirements contained in the federal CWA or New Mexico State law. NPDES pollution controls and regulatory requirements described are specifically designed with the objective of meeting WQS at the point of compliance. Permit conditions and requirements are tailored specifically for discharges to impaired waters. The Consent Order (3) is the principal regulatory driver for the Laboratory's environmental restoration programs and requires the investigation and, if necessary, remediation of SWMUs and AOCs located on Laboratory property.

#### 3. ESTIMATE OR PROJECTION OF TIME WHEN WQS WILL BE MET

The demonstration should provide a time estimate by which the controls will result in WQS attainment, including an explanation of the basis for the conclusion.

The 4B Demonstration was approved by the WQCC on December 18, 2020 and by EPA on January 22, 2021. Therefore the 4-year duration of the demonstration will span January 2021 through January 2025. For the pollutants identified, the controls in place are projected to provide measurable decreases in concentrations within 4 years of adoption of the Category 4B. The time-frame will allow implementation of control measures and confirmation monitoring against water-quality criteria targets. The time frame also facilitates coordination with listing cycles. Where the pollutant has no known anthropogenic source or where significant contributions originate from natural background sources, site-specific water quality criteria may be warranted, as provided for in 20.6.4.10 NMAC (2).

#### 4. SCHEDULE FOR IMPLEMENTING POLLUTION CONTROLS

The demonstration should describe, as appropriate, the schedule by which the pollution controls will be implemented and/or which controls are already in place.

The Permits, projects and controls listed below are in effect. The NPDES permits or regulatory requirements set the schedule for implementation of pollution controls. Each permit or regulatory requirement imposes some combination of effluent limits, compliance schedules, monitoring requirements, enforcement provisions and compliance periods. The Sandia Wetland Stabilization Project is subject to requirements, including monitoring and reporting, under the Consent Order. The SEP and LID projects are completed and subject to maintenance, monitoring and inspection by NMED. LANL's SWMP will remain in effect until the MS4 is established and in effect.

- LANL Storm Water Monitoring Plan (SWMP)
- NPDES Industrial Outfall Permit (IPSP)
- NPDES Storm Water Individual Permit (IP)
- NPDES Storm Water MSGP
- Sandia Wetland Stabilization Project
- SEP Grade Controls and LID Projects
- NPDES Construction General Permit

LANL continues to make progress on implementation of storm water controls. All NPDES permit monitoring requirements and permit limitations remain in effect. As indicated above LANL received the final designation from EPA as a MS4 regulated entity. The draft MS4 permit will be issued soon for public comment.

### 5. MONITORING PLAN TO TRACK EFFECTIVENESS OF POLLUTION CONTROLS

The demonstration should include a description of, and schedule for, monitoring milestones to track effectiveness of the pollution controls. The demonstration should describe water quality monitoring that will be performed to determine the combined effectiveness of the pollution controls on ambient water quality.

To track the effectiveness of the 4b Demonstration, the watershed-based gage stations E123, E124 SWMP-S-06 and E125 will be monitored as described in section 2.1.3 and Table 14.

Additionally, E123 is located within NM-9000.A\_047 below the Sandia Canyon Wetland and E125 is located at the end of near the head of AU NM-128.A\_11. Both gages are part of the Laboratory's Environmental Surveillance Program (ESP). E124, located above the TA-72 Firing Site, is also part of the ESP. The ESP has sampled and analyzed sediments and surface water in Sandia Canyon since approximately 1970. This work, reported in annual Environmental Reports, supports the evaluation of long-term trends in contamination in different media and understanding of the role of storm water transport.

Tables 15 – 17 provide a summary of sampling that occurred in calendar year 2020 through June 2021 water quality data from these sites. Due to insufficient storm water flows, limited samples were obtained from E124, SWMP-S-06 and E125. These samplers are located within the main stem of the Sandia Canyon water course and identified in Appendix 1.

Monitoring Location	Min (µg/L)	Max (µg/L)	Mean (µg/L)	No. of Samples	Ratio of Storm water Samples	No. of Acute/Chronic WQC Exceedances <sup>1</sup>		
SWMP-S-06	No Data <sup>2</sup>							
E123	3.0	9.72	4.18	16	5/16	5/5		
E124	No Data <sup>2</sup>							
E125	No Data <sup>2</sup>							

Table 15Dissolved Copper 2020 – June 2021

Hardness-acute aquatic life criteria were calculated using the hardness-dependent equations in 20.6.4.900 NMAC Subsection I (2)
 Insufficient flow for sample collection

i otal mercury 2020 – June 2021								
Monitoring Location	Min (µg/L)	Max (µg/L)	Mean (µg/L)	No. of Samples	Ratio of Storm water Samples	No of Wildlife Habitat WQC Exceedances		
SWMP-S-06	No Data <sup>1</sup>							
E123 <mark>3</mark>	≤0.067	<0.067		20	5/20	0		
E124	No Data <sup>1</sup>							
E125	0.06	0.06		1	1	0		

Table 16 . . . ----

Not part of 4b in lower Sandia Canyon AU 2

Samples were not collected due to extended dry conditions and insufficient storm water Mercury is not a 4B parameter in the AU NM-9000,A\_047 3.

i oldi Recoverable- Aluminum 2020 – June 2021							
Monitoring Location	Min (ug/L)	Max (ug/L)	Mean (ug/L)	No. of Samples	Ratio of Storm water Samples	No. of Acute/Chronic WQC Exceedances <sup>2</sup>	
SWMP-S-06	No Data						
E123	≤19.3	1610	639.4	8	5	4	
E124	No Data <sup>3</sup>	13800		3	3/3	3	
E125	No Data						

Table 17 covorablo<sup>2</sup> Aluminum 2020 Juna 2021

1 Samples filtered with 10um filter

Hardness-acute aquatic life criteria were calculated using the hardness-dependent equations in 20.6.4.900 NMAC 2. Subsection I (2)

3. Samples were not collected due to extended dry conditions and insufficient storm water

The SWMP monitoring program focus on stormwater discharges into Sandia Canyon. Figures contained in Appendix 1 show the Sandia Canyon watershed within LANL, the upper and lower assessment units and monitoring locations. S-01 and S-02 are the primary storm drain outfalls from TA-03 and will be used as run-on sampling locations for the upper AU. Gage station location E-124 will be used as the runoff sampling location for the upper AU and one of the run-on sampling locations for the lower AU. Sampling locations S-03, S-04 and S-05 will be used as TA-53 run-on sampling locations for the lower AU. Sampling location S-06 is located just upstream from the Lower Sandia Grade Control Structure and will be used as the runoff sampling location for the lower AU. Sampling results in Tables 18 - 21 represent samples collected in 2020 through July 21, 2021.

Monitoring Location	Min (ug/L)	Max (ug/L)	Mean (ug/L)	No. of Samples	No. of Acute WQC Exceedances <sup>1,2</sup>
SWMP-S-01	4.37	26.1	12.8	4	2
SWMP-S-02	8.89	15.7	11.4	5	4
SWMP-S-03	Not Sampled <sup>3</sup>				
SWMP-S-04	Not Sampled <sup>3</sup>				
SWMP-S-05	Not Sampled <sup>3</sup>				
SWMP-S-06	Not Sampled <sup>3</sup>				

Table 18Dissolved Copper SWMP-Monitoring Plan (January 2020 through July 21, 2021)

1. Hardness of 61 mg/l (based on value established for MSGP)

Hardness-acute aquatic life criteria were calculated using the hardness-dependent equations in 20.6.4.900 NMAC Subsection I (2)
 Insufficient flows for sample collection

Table 19Mercury SWMP Monitoring Sites (January 2020 through July 21, 2021)

Monitoring Location	Min (ug/L)	Max (ug/L)	Mean (ug/L)	No. of Samples	No. of Acute (Wildlife Habitat) WQC Exceedances
SWMP-S-01	No Data				
SWMP-S-02	No Data				
SWMP-S-03	<0.067	NA	NA	6	0
SWMP-S-04	<0.067	NA	NA	5	0
SWMP-S-05	<0.067	0.0940	NA	3	0
SWMP-S-06	No Data				

 Table 20

 Total Recoverable Aluminum SWMP Monitoring Sites (January 2020 through July 21, 2021)

 Monitoring
 Min (mg/L)
 Max
 Mean (mg/L)
 No. of
 No. of Acute

 Location
 Min (mg/L)
 Max
 (mg/L)
 Samples
 WQC

					Exceedances <sup>1,2</sup>
SWMP-S-01	90.5	359	224	5	0
SWMP-S-02	85.4	446	219	4	0
SWMP-S-03	276	641	410	4	0
SWMP-S-04	319	4960	2039	3	1
SWMP-S-05	38.6	135	98	3	0
SWMP-S-06	No Data <sup>3</sup>				

1. Hardness of 61 mg/l (based on value established for MSGP)

2. Samples prepared with 10u filter

3. Samples were not collected due to extended dry conditions and insufficient storm water

In addition to ESP, and SWMP surface water monitoring and assessments at the Laboratory occur at several levels.

- 1. The annual Interim Facility-Wide Groundwater Monitoring Plan (IFGMP) includes monitoring of base flow or persistent surface water in main drainages and some tributary channels for an extensive list of constituents.
- 2. Sampling of snowmelt runoff and storm water at gaging stations occurred as part of the Laboratory's environmental surveillance activities.
- 3. Storm water sampling at locations and frequencies specified in the IP.
- 4. Ongoing storm water sampling at MSGP regulated facilities per the requirements of and at frequencies specified in the MSGP.
- 5. On-going monitoring to determine compliance with Industrial Outfall permit limitations.
- 6. Continuation of storm water sampling as part of a special study to evaluate background and baseline concentrations of PCBs, metals, and gross-alpha radiation in and near the Laboratory.

The demonstration should identify how and when assessment results from the monitoring will be reported to the public and USEPA.

The Laboratory's environmental data records are available on a single cloud-based, web-accessible system to the public. The cloud-based data system houses more than 12 million records, including 27,000 locations and 250,000 samples. All sampling data used in the 4b Demonstration are available to the public. The sampling locations described in the SWMP will also be placed in the cloud-based system. The publicly available view of the database requires no feeds or transformations of the data. The site can be accessed at <a href="http://www.intellusnmdata.com/">http://www.intellusnmdata.com/</a>.

Information on Environmental Surveillance activities is reported annually in the Laboratory's Annual Environmental Report. The most recent report, issued in December 2019, is for the 2018 calendar year (5). The report can be accessed at <a href="http://www.lanl.gov/community-environment/environmental-stewardship/environmental-report.php">http://www.lanl.gov/community-environment/environmental-stewardship/environmental-report.php</a>.

### 6. COMMITMENT TO REVISE POLLUTION CONTROLS, AS NECESSARY

The demonstration should provide a statement with a commitment to revise the pollution controls, as necessary, if progress towards meeting water quality standards is not being shown.

To achieve attainment of water quality standards, DOE/Triad employs compliance options including NPDES permit conditions and limitations as well as a number of pollution controls. In the event that progress towards meeting water-quality targets are not achieved, changes in permit and regulatory requirements may be sought. This provided it can be demonstrated that changes will result in compliance with water quality targets. NPDES permits provide an array of procedures and mechanisms to measure and ensure progress is achieved, including (1) schedules of compliance, (2) compliance status reports, (3) reopener clauses, (4) inspections, and (5) reporting requirements. EPA may change permit limitations and conditions. Under section 401 of the CWA, NMED certifies that permitted activities will comply with New Mexico WQS.

The Laboratory has constructed or established a number of pollution controls, including the SWMP, LANL Engineering Standards, LID Master Plan, Sandia Grade Control Structure, and Supplemental Environmental Projects in lower Sandia Canyon. These and others in this report will be evaluated for effectiveness.

- The SWMP includes increased controls to manage storm water runoff from urban and developed areas at the Laboratory. This plan will aid in further identifying storm water runoff locations, quantifying runoff volumes, identifying potential pollutant sources affecting water quality, and assisting in the identification of appropriate Best Management Practices and control measures for both current and future sites and activities. Monitoring under the plan will continue and revised, as necessary, based on attainment of water quality.
- The Sandia Grade Control structure was completed in 2013. Water level, water quality, vegetative and geomorphic changes are being monitored. The objectives of the GCS was to minimize erosion, provided even grade, prevent draining of alluvial soils, facilitate nonchannelized flow and support wetland functions. The objectives and performance are outline in the Sandia Wetland Performance Report (6) contained in the Public Reading Room (<u>Public Reading Room</u>). The objectives are largely being achieved and no revision to these controls is anticipated in the near future.
- Execution of the SEPs provided the Laboratory the opportunity to address storm water management issues including design and installation of engineering structures to slow storm water flow and decrease sediment load to improve water quality. Two SEP structures were constructed in the lower Sandia Canyon AU. In 2020, a sampler (SWMP-S-06) was located between the two structures. Due to insufficient stormflow, the site has not been sampled. Once sampled, results will be compared with standards and monitoring results from E124 and E125.
- A Low Impact Development (LID) Master Plan has been developed and finalized. The LID Master Plan will guide and prioritize future development of LID projects at LANL. The LID Master Plan applies to developed areas across the Laboratory and focuses on identifying opportunities for storm water quality and hydrological improvements in the heavily urbanized areas of Technical Areas 03, 35 and 53. TA-03 primarily drains to Sandia, Mortandad, Two Mile and Los Alamos Canyons. The LID Master Plan will be changed as needed and is organized to allow the addition of LID projects for other technical areas as time and funds allow in the future.
- The LANL Engineering Standards Manual was revised to streamline and clarify NPDES Construction General Permit and Energy Independence & Security Act, Section 438 requirements for designing and implementing stormwater management features. The revision includes the addition of LANL site specific data (i.e., rainfall data, hydrologic curve numbers, design storm precipitation totals) to ensure projects equal to or greater than 5,000 square feet implement the appropriate stormwater controls necessary to restore the pre-development hydrology of the site. Additional requirements were added for sizing LID water quality treatment BMPs such as extended detention stormwater controls.

The 4B Demonstration was approved by the WQCC on December 18, 2020 and by EPA on January 22, 2021. Therefore the 4-year duration of the demonstration will span January 2021 through January 2025.

#### 7. REFERENCES

The following list includes all documents cited in this report. They can be accessed at the following links: *Electronic Public Reading Room*, <u>Public Reading Room</u>.

- 1. NMED. State of NM 2020-2022 Clean Water Act § 303(d)/§ 305 (b) Integrated List.
- 2. New Mexico Water Quality Control Commission (NMWQCC). State of New Mexico Standards of Interstate and Intrastate Surface Waters, 20.6.4 NMAC.
- 3. NMED (2005 and 2012 revision). Compliance Order on Consent The United States Department of Energy and the Regents of the University of California
- 4. LANL (2013). Background Metals Concentrations and Radioactivity in Storm Water on the Pajarito Plateau, Northern New Mexico. Los Alamos National Laboratory document LA-UR-13-22841, Los Alamos, New Mexico.
- 5. LANL (December 2019). Los Alamos National Laboratory Environmental Report 2018, Los Alamos National Laboratory document LA-UR-19-28950, Los Alamos, New Mexico.
- 6. LANL (2021). 2020 Sandia Wetland Performance Report

#### 8. **REVISION HISTORY**

August 2021 – Updated storm water monitoring data for SWMP-S-01, 02, 03, 04

August 2021 – Updated and corrected water quality data for LANL-based gages E123, E124 and E125

August 2012 – Added LANL-based gages E123 and E125 to Category 4B Demonstration. Samples from these gages are collected as part of the Laboratory's Environmental Surveillance Program.

August 2021 - Flows were insufficient for sample collection at LANL-Based gages E124 and E125 in 2020 and early 2021. Results of samples that may have been collected in summer 2021 are not, at the time of this report, posted in Intellus or EIM.

August 2021 – To measure effectiveness of the 4B Demonstration, the watershed-based gages E123, E124 SWMP-S-06 and E125 will be monitored as described in section 2.1.3 and Table 14.

August 2021 – Added Appendix 3 to include time trend graphs with measurements from stations E123, E124 and E125 (y-axis) each year (x-axis).

# Appendix 1

Category 4B MAPS

















NAD 1983 Datum





# Appendix 2

Storm Water Management Plan

### Sandia Canyon Storm Water Management Plan (LA-UR-20-20421)

#### 1. Introduction

The Sandia Canyon Storm Water Management Plan (SWMP) Program will be managed through EPC-CP with collaboration with personnel from Planning, UI, and Project Management. The MS4 Phase II Storm Water Program requires that permittees develop measurable goals to assess the effectiveness of storm water controls that address the six minimum control measures defined in the regulations. Although this SWMP is not directly in support of an MS4 permit, we feel it will be beneficial to use this template in anticipation of an MS4 permit for the Laboratory. Section 3 outlines the details of the monitoring program.

#### 2. Minimum Control Measures

The standard MS4 Six Minimum Control Measures have been modified to better represent a LANLinternal approach. Planned activities and measurable goals for each control measure are outlined and described below. At this time LANL has not dedicated additional funding for these activities. Therefore, we have focused on identifying currently-funded activities in addition to some planned activities that support the goals of the SWMP. We anticipate it will require up to 5 years to implement all planned activities in support of the SWMP.

#### A. LANL Workforce Education and Outreach

An informed and knowledgeable workforce is crucial to the success of our program. The LANL SWMP program will need to communicate program goals, processes and progress to the LANL workforce. Activities and measurable goals for this Control Measure include:

- I. Outreach to Lab personnel via website, presentations, newsletters and email. At a minimum we will establish a link to our SWMP from the Environmental Protection Division website.
- II. Training for LANL personnel. We will investigate the possibility to incorporate storm water management goals and awareness into the General Employee Training and Environmental Management System curricula.
- III. Both the Annual Site Environmental Report and the Site Wide Environmental Impact Statement Yearbook will be used to provide information on Storm Water Program activities. The reports will be available online or through the Publications Reading Room in Pojoaque.
- IV. Informational signs will be used at locations such as drop inlets and LID stormwater controls to inform and remind the workforce about storm water management features or issues in the field.

- V. We will work with the Bradbury Museum in Los Alamos to develop a display communicating the issues, goals and progress of the Storm Water Management Program.
- VI. We will participate in workforce outreach opportunities such as the annual Worker Safety and Security Team Festival or Earth Day Celebration.

#### B. LANL Workforce Participation/Involvement

Our workforce can provide valuable input and assistance in developing and implementing the SWMP. Workforce participation and involvement in the development and implementation of the SWMP will be encouraged and facilitated. Activities and measurable goals for this Control Measure include:

- Outreach and feedback from Lab personnel via website, presentations, newsletters and email. At a minimum we will establish a link to our SWMP from the Environmental Protection Division website and include links for questions and comments.
- II. Utilize the <u>Stormwater@lanl.gov</u> email address to solicit feedback on the Storm Water Management Program.
- III. We could develop employee surveys to evaluate worker knowledge and interest in storm water management.
- IV. We will co-sponsor and/or participate in the annual Garbage Grab event sponsored by the LANL Pollution Prevention Program.
- V. LANL will investigate the practicality of developing an Adopt-A-LID type program to facilitate workforce awareness and involvement in storm water management.

#### C. Illicit Discharge Detection and Elimination

Stormwater and certain authorized types of uncontaminated non-stormwater are the only allowable non-permitted discharges from LANL property. Illegal dumping and storm drain connections can result in illicit discharges of non-stormwater wastes like car oil and sanitary waste. The LANL SWMP will include a program to detect and eliminate illicit discharges. Activities and measurable goals for this Control Measure include:

- I. The Spill Prevention, Control, and Countermeasure (SPCC) Program ensures current pollution prevention and emergency response controls are in place and can be implemented in the event of an accidental release at specific oil containing facilities.
- II. The LANL Spill Response Program provides immediate mitigation and timely notification of appropriate regulatory organizations in the event of a spill or unplanned discharge that has or may affect the environment
- III. ChemDB is the LANL institutional chemical inventory database used to manage potentially hazardous chemicals and assure proper storage and disposal practices.
- IV. The National Pollutant Discharge Elimination System (NPDES) Multi-Sector General Permit for Storm Water Discharges associated with Industrial Activities (MSGP) is a

general permit (not LANL-specific) that regulates storm water discharges from specific industrial activities and their associated facilities. Triad National Security, LLC (Triad) manages 8 active facilities in 6 industrial sectors for the Laboratory, including a steam electric generating plant, an asphalt batch plant, metal fabrication, warehousing, heavy equipment maintenance, material recycling, and timber products, and 57 no-exposure facilities. Seven of these active facilities are located within the Sandia Canyon watershed. The MSGP provides specific conditions for permit authorization, such as implementation of control measures, development of storm water pollution prevention plans (SWPPPs), inspection requirements, monitoring of storm water discharges at all active facilities, compliance with numeric and non-numeric effluent limits, corrective actions, and compliance with biological and cultural resource protection laws.

- V. The Environmental Protection and Compliance Division provides ESH support throughout the Laboratory via trained Deployed Environmental Professionals that work with EPC-CP and facility personnel.
- VI. LANL has a robust and well established NPDES Construction General Permit compliance program managed by EPC-CP. All projects that disturb ≥ 1 acre or are part of a common plan of development, are required to develop a Storm Water Pollution Prevention Plan (SWPPP) that includes storm water controls and an inspection schedule. LANL is a permittee or co-permittee on all LANL projects and EPC-CP writes the SWPPPs and conducts the training and all inspections. EPC-CP conducts on average, over 600 SWPPP inspections a year.
- VII. All subcontracts for construction work at LANL contain language that explicitly describes all storm water compliance requirements, including CGP and EISA requirements.

#### D. Construction Site Runoff Control

Management of storm water, sediments and potential pollutants during construction activities is essential for a successful storm water management program. Potential activities and measurable goals for this Control Measure includes:

- I. The Laboratory has an Integrated Review Tool (IRT) to review projects for issues and requirements. All projects submitted to the IRT are reviewed for compliance with the CGP and EISA as well as best management practices.
- II. Storm Water Compliance personnel participate in 30, 60 and 90% project design reviews prior to project construction to assure compliance with CGP and EISA requirements. LANL uses an automated online Design Review System to manage the review process.
- III. LANL has a robust and well established NPDES Construction General Permit compliance program managed by EPC-CP. All projects that disturb ≥ 1 acre or are part of a common plan of development, are required to develop a Storm Water Pollution Prevention Plan (SWPPP) that includes storm water controls and an inspection schedule. LANL is a permittee or co-permittee on all LANL projects and EPC-CP writes the SWPPPs and conducts the training and all inspections. EPC-CP conducts on average, over 600 SWPPP inspections a year.

- IV. Required pre-construction project-specific SWPPP training is provided by EPC-CP for all CGP projects and informs construction workers of the storm water controls and requirements in the project SWPPP.
- V. The EPC Division provides ESH support throughout the Laboratory via trained Deployed Environmental Professionals that work with EPC-CP and facility personnel.
- VI. EPC-CP has produced a Best Management Practices Manual which provides information on types of BMPs and BMP installation. The BMP manual is available on line and through a link from the LANL online Engineering Standards Manual.
- VII. Construction-related wastes and appropriate waste disposal practices are identified through the LANL Waste Compliance and Tracking System process. Each project is assigned a Waste Management Coordinator to assist project personnel with the process.

#### E. Post-Construction Runoff Control

Managing stormwater after construction activities end is a key part of the SWMP. The LANL SWMP will include a program to reduce pollutants from new development and redevelopment projects that disturb  $\geq$  5,000 ft<sup>2</sup> of land. Activities and measurable goals for this Control Measure include:

- I. The Laboratory has an Integrated Review Tool (IRT) to review projects for issues and requirements. All projects submitted to the IRT are reviewed for compliance with the CGP and EISA as well as best management practices.
- II. Storm Water Compliance personnel participate in 30, 60 and 90% project design reviews prior to construction to assure compliance with CGP and EISA requirements. LANL uses an automated online Design Review System to manage the review process.
- III. LANL has a relatively new but effective EISA 438 compliance program. All development or re-development projects over 5,000 ft<sup>2</sup> are required to use LID to provide detention for the 95<sup>th</sup> percentile storm.
- IV. The NPDES Construction General Permit requires permanent controls to manage the 2yr, 24-hr storm to pre-development discharge rates. EPC-CP assists in the design and installation of required controls.
- V. The LANL LID Master Plan and LID Standards documents provide information on LID construction and maintenance information and options for LID throughout developed areas of the Laboratory. Existing buildings and facilities will be retrofitted with LID as funding is available.
- VI. We are revising of the Engineering Standards Manual to streamline CGP and EISA storm water requirements for LANL project managers.
- VII. The Federal Insecticide, Fungicide, and Rodenticide Act (FIFRA) regulates the distribution, sale, and use of pesticides (chemicals that destroy plant, fungal, or animal pests). The New Mexico Pesticide Control Act requires that LANL license and certify pesticide workers, inspect equipment and maintain a database that tracks application,

storage, and disposal of pesticides. LANL compliance with FIFRA is managed in accordance with our National Pollutant Discharge Elimination System Pesticide General Permit. FIFRA activities are reported in the Annual Site Environmental Report.

#### F. Pollution Prevention/Good Housekeeping

Minimizing the potential pathways for contaminants carried in runoff is a key way to control pollutant discharges. The LANL SWMP will include a program to prevent or reduce pollutant runoff from municipal operations into the storm drain system. Activities and measurable goals for this Control Measure include:

- I. Training for LANL personnel. We will investigate the possibility to incorporate storm water management goals and awareness into the General Employee Training and Environmental Management System curricula.
- II. The Laboratory has an Integrated Review Tool (IRT) to review projects for issues and requirements. All projects submitted to the IRT are reviewed for environmental compliance as well as best management/good housekeeping practices.
- III. EPC-CP will work with Utilities and Institutional Facilities to review and update maintenance and inspection procedures for storm water features and activities.
- IV. EPC-CP will work with Utilities and Institutional Facilities to review and update street sweeping and snow removal/de-icing procedures.
- V. The LANL Pollution Prevention program actively works to fund source reduction opportunities wherever possible with regard to potential pollutants entering the environment. The program places particular emphasis on water resources. One such example is setting up an on-site PCB analysis capability to better understand site contributions of PCBs from legacy buildings and aging infrastructure which can affect storm water. Additionally, Pollution Prevention is working closely with acquisition services management, and LANL vendors, to identify more sustainable products with surface water at the forefront of this mission.
- VI. The MSGP regulates storm water discharges from specific industrial activities and their associated facilities. Triad manages 8 active facilities in 6 industrial sectors for the Laboratory, including a steam electric generating plant, an asphalt batch plant, metal fabrication, warehousing, heavy equipment maintenance, material recycling, and timber products, and 57 no-exposure facilities. Seven of these active facilities are located within the Sandia Canyon watershed. The MSGP provides specific conditions for permit authorization, such as implementation of control measures, development of SWPPPs, inspection requirements, monitoring of storm water discharges at all active facilities, compliance with numeric and non-numeric effluent limits, corrective actions, and compliance with biological and cultural resource protection laws.
- VII. EPC-CP will co-sponsor and/or participate in the annual Garbage Grab event sponsored by the Pollution Prevention Program.

- VIII. LANL will investigate the practicality of developing an Adopt-A-LID type program to help maintain LID features and facilitate workforce awareness and involvement in storm water management.
- IX. The Federal Insecticide, Fungicide, and Rodenticide Act (FIFRA) regulates the distribution, sale, and use of pesticides (chemicals that destroy plant, fungal, or animal pests). The New Mexico Pesticide Control Act requires that LANL license and certify pesticide workers, inspect equipment and maintain a database that tracks application, storage, and disposal of pesticides. LANL compliance with FIFRA is managed in accordance with our National Pollutant Discharge Elimination System Pesticide General Permit. FIFRA activities are reported in the Annual Site Environmental Report.

#### 3. Monitoring Program

The initial scope of the SWMP will focus on stormwater discharges into Sandia Canyon. Figure 1 shows the Sandia Canyon watershed within LANL, the upper and lower assessment units (AUs) and proposed monitoring locations. S-01 and S-02 are the primary storm drain outfalls from TA-03 and will be used as run-on sampling locations for the upper AU. Gage station location E-124 will be used as the runoff sampling location for the upper AU and one of the run-on sampling locations for the lower AU. Sampling location S-03, S-04 and S-05 will be used as TA-53 run-on sampling locations for the lower AU. Sampling location S-06 is located just upstream from the Lower Sandia Grade Control Structure and will be used as the runoff sampling location for the lower AU.

In addition, a Sampling and Analysis Plan (SAP) has been prepared that identifies analytical suites and sampling frequencies for each monitoring location. Table 1 is a summary of the SAP. We plan to collect four samples a year at each location. All sample analytical results will be posted on Intellus New Mexico.



Figure 1. Map showing Sandia Canyon watershed within LANL, upper and lower Assessment Units and proposed sampling locations.

Assessment Unit	Sample Location	DOC (F)	Ca/Mg/ Hardness (F)	Copper (F)	Mercury (UF)	Total Recoverable Aluminum (F10u)	Adjusted Gross Alpha (UF)
(Upper) Sandia Canyon (Sigma Canyon to NPDES outfall 001) NM- 9000.A_047	SWMP-S-01	4	4	4		4	4
	SWMP-S-02	4	4	4		4	4
Upper and Lower	Sandia above Firing Range/E124	4	4	4	4	4	4
(Lower) Sandia Canyon (within LANL below Sigma Canyon) NM-128-A_11	SWMP-S-03	4	4		4	4	4
	SWMP-S-04	4	4		4	4	4
	SWMP-S-05	4	4		4	4	4
	SWMP-S-06	4	4		4	4	4

F = Filtered with 0.45  $\mu$ m filter

UF = Unfiltered

F10u = Filtered with 10  $\mu$ m filter

Table 1. Summary of the Storm Water Management Plan SAP.

## Appendix 3

Measured Results vs WQC Criteria - Graphs E123, E124 and E125



















