

FFCO

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Date: **MAY 14 2014**  
Symbol: WM-DO-14-034  
Locates Action: N/A

**RETURN RECEIPT REQUESTED**

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Ms. Siona Briley  
Hazardous Waste Bureau  
New Mexico Environment Department  
2905 Rodeo Park Drive East, Building 1  
Santa Fe, New Mexico 87505-6303

MAY 15 2014

Hazardous Waste

Dear Ms. Briley:

**SUBJECT: AMENDMENT TO THE PROPOSED FY12 ANNUAL UPDATE**

The purpose of this letter is to provide amendments to Section 6.5 Establishment of New Milestone Activity Dates, Section 5.0 Proposed Changes to the Compliance Plan Schedule where appropriate, and to Table 3.1.5-2: Activities and Compliance Dates for Noncombustible Debris and Section 4.0 Mixed Transuranic Waste paragraph "Covered MTRU Inventory at TA-55" of the proposed FY12 Annual Update with the following proposed Activity Compliance Date.

Table 6.5-1: Proposed Milestone Activity Compliance Dates

| Milestone Activity | Treatability Group                  | Revision 22 Compliance Date | Proposed Compliance Date | Rationale  |
|--------------------|-------------------------------------|-----------------------------|--------------------------|--|
| 3.1.5(A)           | LA-W922<br>Noncombustible<br>Debris | none                        | 9/30/2014                | LANL will schedule shipment as part of routine waste shipment. |

This container was in process until enough waste was accumulated in order to meet the offsite facility WAC. LANL will proceed with scheduling this container for shipment at the end of the current fiscal year.



In Section 4.0 Mixed Transuranic Waste, the following sentence to be amended is: "This project is scheduled to last two years with an anticipated ending date of September 20, 2016". This sentence should read as follows "Since this is a new process that has never been attempted before and because of the uncertainty of how long it will take to process each vessel, this project ending date is anticipated of September 30, 2017".

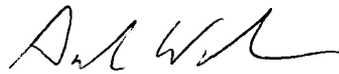
In accordance with the requirements of Section XX, "*Documents, Information, and Reporting Requirements*," of the FFCO, we certify, as the project managers responsible for overseeing the implementation of the Site Treatment Plan for LANS and for Los Alamos Site Office/National Nuclear Security Administration, that, to the best of our knowledge and belief, the information in this document is true, accurate, and complete.

Sincerely,



Monica Noll  
STP Project Manager  
Waste Management Programs (WM-PROG)  
Los Alamos National Security LLC

Sincerely,



Andrew Worker  
STP Project Manager  
Los Alamos Field Office  
U.S. Department of Energy  
National Nuclear Security Administration

MN/AW:tv

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