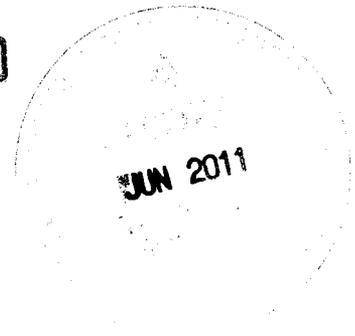




**Department of Energy**  
Carlsbad Field Office  
P. O. Box 3090  
Carlsbad, New Mexico 88221



JUN 16 2011

Mr. John Kieling, Acting Bureau Chief  
Hazardous Waste Bureau  
New Mexico Environment Department  
2905 Rodeo Park Drive East, Building 1  
Santa Fe, NM 87505-6303

Subject: Shipment of Containers from Waste Stream LA-MIN03-NC.001 Lot 479

Dear Mr. Kieling:

In accordance with the Stipulated Final Order, No. HWB 09-31 (CO) (LANL), prior to shipment of remediated containers from waste stream LA-MIN03-NC.001, respondents shall submit to the New Mexico Environment Department the following information for each container:

- A. A list of remediated containers being shipped;
- B. Evidence that each container has been remediated in accordance with approved LANL procedures; and
- C. Evidence that NCRs written for prohibited liquid have been dispositioned appropriately by the Central Characterization Project.

Enclosed is a Digital Video Disk (DVD) containing the required documents for **23** containers listed beginning on page 3 of this letter. Each container listed has its Real-Time Radiography (RTR) Batch Data Report (BDR), Non-Conformance Report (NCR) disposition information, and Prohibited Item Disposition (PID) form. The PID for some containers shows the parent container and the daughter containers. These daughter containers passed RTR and do not have a NCR. All containers in this group are daughter drums. The PID does identify that the containers have been remediated for liquids.

We certify under penalty of law that this document and all enclosures were prepared under our direction or supervision according to a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on our inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of our knowledge and belief, true, accurate, and complete. We are aware that there are significant penalties for submitting false information, including the possibility of fines and imprisonment for knowing violations.

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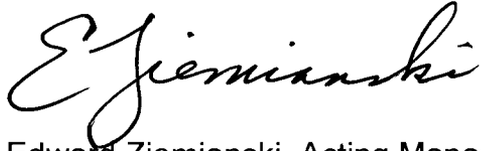


Mr. John Kieling

-2-

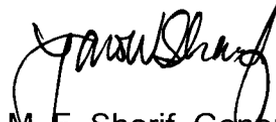
JUN 16 2011

If you have any questions, please contact Ms. Norma Castaneda at (575) 234-7118.



Edward Ziemianski, Acting Manager  
Carlsbad Field Office

Sincerely,



M. F. Sharif, General Manager  
Washington TRU Solutions LLC

Enclosure

cc: w/enclosure

N. Castaneda, CBFO	*ED
J.R. Stroble, CBFO	ED
G. Basabilvazo, CBFO	ED
S. McCauslin, CBFO	ED
S. Holmes, NMED	ED
D. Ploetz, WTS	ED
M. Percy, WTS	ED
J. Eastham, WTS	ED
Site Documents	ED
CBFO M&RC	

\*ED denotes electronic distribution

<b>LANL LA-MIN03-NC.001 Containers LOT 479</b>		
	<b>NDE BDRs</b>	<b>CONTAINER IDs</b>
1.	LA-RTR2-09-0154	S804756
2.	LA-RTR2-11-0039	88806
3.	LA-RTR2-11-0039	88808
4.	LA-RTR2-11-0039	88810
5.	LA-RTR2-11-0039	88812
6.	LA-RTR2-11-0042	88833
7.	LA-RTR2-11-0042	88835
8.	LA-RTR2-11-0042	88836
9.	LA-RTR2-11-0042	88839
10.	LA-RTR2-11-0042	88845
11.	LA-RTR2-11-0042	88847
12.	LA-RTR2-11-0042	88849
13.	LA-RTR2-11-0042	88851
14.	LA-RTR2-11-0042	88853
15.	LA-RTR2-11-0042	88855
16.	LA-RTR2-11-0042	88862
17.	LA-RTR2-11-0042	88865
18.	LA-RTR2-11-0042	88866
19.	LA-RTR2-11-0042	88868
20.	LA-RTR2-11-0042	88870
21.	LA-RTR2-11-0042	88873
22.	LA-RTR2-11-0042	88874
23.	LA-RTR2-11-0042	88877