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

Subject: Carlsbad Field Office Procedure Change Report for June 2015

Dear Mr. Kieling:

This letter is to transmit the Carlsbad Field Office (CBFO) monthly summary of changes to documents and procedures. The enclosed report lists the documents/procedures changes that could affect performance criteria or data quality, testing procedures, quality assurance objectives, calibration requirements, or QC sample acceptance criteria that were submitted to the CBFO for review and approval during the period of June 1, 2015 through June 30, 2015. This notification is transmitted pursuant to the requirements contained in the Waste Isolation Pilot Plant (WIPP) Hazardous Waste Facility Permit (HWFP), Section C3-9, Changes to WAP-Related Plans or Procedures.

We certify under penalty of law that this document and all attachments 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 fine and imprisonment for knowing violations.

If you have any questions, please contact Mr. J.R. Stroble, Director of the CBFO TRU Sites and Transportation Division, at (575) 234-7313.

Sincerely,

Dana C. Bryson, Acting Manager  
Carlsbad Field Office

cc:  
K. Roberts, NMED *ED  
R. Maestas, NMED ED  
S. Holmes, NMED ED  
C. Smith, NMED ED  
CBFO M&RC

*ED denotes electronic distribution
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<tr>
<td>CCP 15-0992</td>
<td>6/23/2015</td>
<td>CCP-TP-113, Revision 19</td>
<td>CCP Standard CH Waste VE (Revised to incorporate the requirement (previously implemented by Standing Order) that Visual Examination (VE) will not be used as the NDE process for certification of S3000 Retrievably-Stored Waste prior to CBFO performing a surveillance identifying why VE is preferred over Real-Time Radiography. Attachment 2 VE Data Form, split a question on observable liquids into two questions for clarity, and added a question on the physical form of the waste being consistent with the Waste Stream Description/Waste Matrix Code. Attachment 3 VE ITR Checklist, removed the option to select &quot;N/A&quot; so that all questions now require a &quot;Yes&quot; or &quot;No&quot; answer, and rewrote the contents of the checklist so that each item is in the form of a question.)</td>
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