

MAIL CERTIFIED

September 5, 2024

Robert A. Gallegos, Manager Permitting and Compliance Program National Nuclear Security Administration DOE Los Alamos Field Office 3747 West Jemez Rd, MS A316 Los Alamos, NM 87544 Brian Harcek, Acting Co-Director
Office of Quality and Regulatory Compliance
Environmental Management
DOE Los Alamos Field Office
1200 Trinity Drive, Suite 400P
Los Alamos, NM 87544

RE: DEMOLITION NOTIFICATION FOR QUARTER ENDING SEPTEMBER 30, 2024, LIST OF BUILDINGS AND ATTACHMENT OF HAZARDOUS MATERIALS DESCRIPTIONS LOS ALAMOS NATIONAL LABORATORY EPA ID #NM0890010515 HWB-LANL-MISC

Dear Robert A. Gallegos and Brian Harcek:

The New Mexico Environment Department (NMED) has received the United States Department of Energy (DOE), the National Nuclear Security Administration Los Alamos Field Office (NA-LA) and the Environmental Management Los Alamos Field Office (EM-LA), along with Triad National Security, LLC (Triad), and Newport News Nuclear BWXT-Los Alamos, LLC (N3B) (collectively, the Permittees) *Demolition Notification for and Quarter Ending September 30, 2024 and List of Buildings and Attachment of Hazardous Materials Descriptions* (Notification) dated and received June 20, 2024, and referenced by EPC-DO-24-125/LA-UR-24-25209/EM2024-0329.

NMED has reviewed the Notification, and has the following comment:

Enclosure 2

1. On August 29, 2024, NMED notified Triad via email of inconsistencies in the 2024 shapefiles. The information provided in the 2024 shapefiles is missing four buildings listed in Enclosure 1 (11-0036, 52-0044, 52-0045, and 72-0085) and does not match the information provided. NMED was able to confirm the information for building numbers 11-0036, 52-0044, and 52-0045 using older shapefiles but would prefer to have

complete shapefiles for our records. NMED is requesting updated shapefiles that include these units and any other that may be missing. NMED is also requesting that that the names for units 72-XXX2 through 72-XXX5 be updated with the correct structure names.

In future demolition notifications, the permittees must include all the SWMUs and AOCs within the 50 ft footprint future Demolition Notifications of the structure or building designated to be demolished in accordance with Permit Section 1.17.1(4). However, a response to NMED comments is not required.

Investigations are not complete at several SWMUs and AOCs located within 50 feet of the buildings proposed for demolition. The Permittees state that they will ensure that the sampling locations and depths proposed in the approved work plans are not affected by these activities. In the case of adverse impacts to the SWMUs/AOCs where investigations are not complete, the Permittees must document all demolition activities that affect any SWMU or AOC in detail so that any impacts on work proposed at the SWMUs/AOCs can be identified and evaluated.

The Permittees must provide a copy of demolition completion reports, if prepared, to NMED within 30 days after the reports are complete in accordance with Permit Section 1.17.3.

Please contact Michael Petersen of my staff, at (505) 690-5107, should you have any questions.

Sincerely,

JohnDavid Nance Nance

Digitally signed by JohnDavid

Date: 2024.09.05 14:03:28 -06'00'

JohnDavid Nance Designated Agency Manager Chief, Hazardous Waste Bureau New Mexico Environment Department

N. Dhawan, NMED HWB cc:

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Robert A. Gallegos and Brian Harcek Page 3

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File: 2024 LANL, Review, Demolition Notification for Quarter Ending September 30, 2024, and List of Buildings and Attachment of Hazardous Materials Descriptions LANL-MISC