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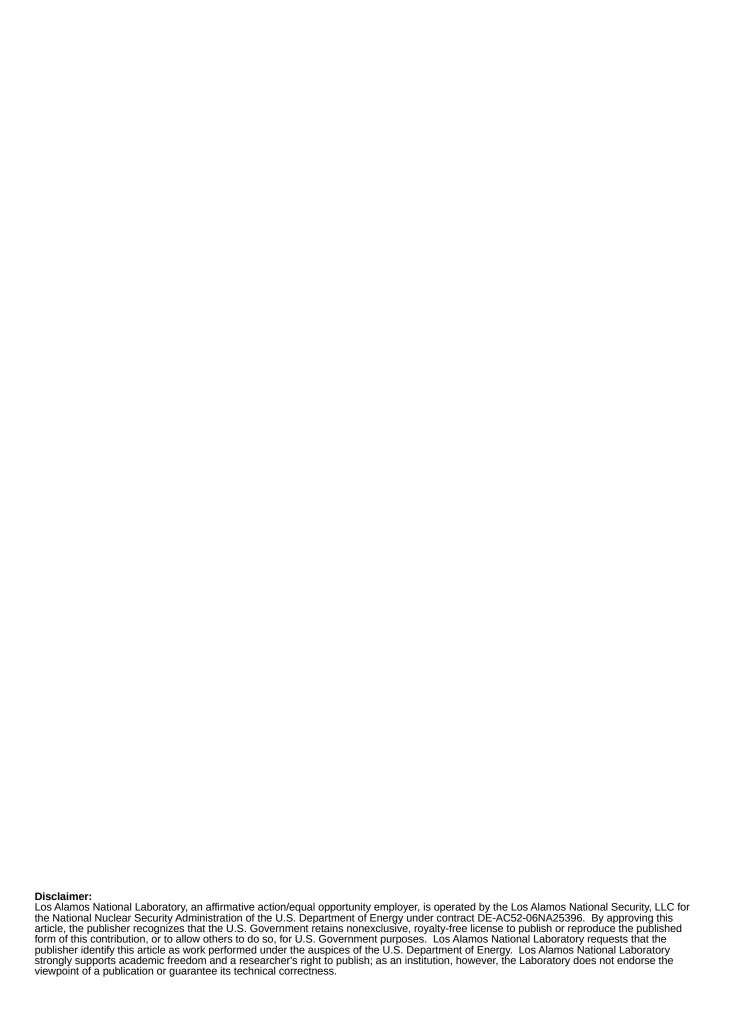
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STORMWATER POLLUTION PREVENTION PLAN

TA-3-38 Metals Fabrication Shop

Los Alamos National Laboratory

A requirement of the
NPDES MULTI-SECTOR GENERAL PERMIT
#NMR053915 (LANS)

for Storm Water Discharges Associated with Industrial Activities

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Revision 2: January 2017

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PREFACE

This Storm Water Pollution Prevention Plan (SWPPP) was developed in accordance with the provisions of the Clean Water Act (33 U.S.C. §§1251 et seq., as amended), and the Multi-Sector General Permit for Storm Water Discharges Associated with Industrial Activity (U.S. EPA, June 2015) issued by the U.S. Environmental Protection Agency (EPA) for the National Pollutant Discharge Elimination System (NPDES) and using the industry specific permit requirements for Sector AA-Fabricated Metal Products as a guide. The applicable stormwater discharge permit is EPA General Permit Registration Number NMR053915 (Los Alamos National Security (LANS) (U.S. EPA, June 2015). Contents of the June 4, 2015 Multi-sector General Permit can be viewed at: https://www.epa.gov/sites/production/files/2015-10/documents/msgp2015 finalpermit.pdf

This SWPPP applies to discharges of stormwater from the operational areas of the TA-3-38 Metals Fabrication Shop at Los Alamos National Laboratory. Los Alamos National Laboratory (also referred to as LANL or the "Laboratory") is owned by the Department of Energy (DOE), and is operated by Los Alamos National Security, LLC (LANS). Throughout this document, the term "facility" refers to the TA-3-38 Metals Fabrication Shop and associated areas. The current permit expires at midnight on June 4, 2020.

A copy of the facility NOI and LANS Delegation of Authority Letter are located in Appendix C of this SWPPP.

SECTION 1: FACILITY DESCRIPTION AND CONTACT INFORMATION

1.1 Facility Description and Contact Information

The Metals Fabrication Shop (MFS) is located in Technical Area 3, Building 38 (TA-3-38) at the southeast corner of West Jemez and Pajarito Road within Los Alamos National Laboratory, in Los Alamos County, New Mexico.

Facility Operator: Los Alamos National Security, LLC

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Facility Contacts: Holly Wheeler, MSGP Compliance Project Lead, EPC-CP

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Other applicable facility data and contact information is provided in the facility NOI, which is located in Appendix C of this SWPPP. The NOI provides the coordinates of the facility and also a link to the online location where this SWPPP can be viewed.

1.2 Stormwater Pollution Prevention Teams

The TA-3-38 MFS is part of LANL's Utilities and Infrastructures (UI) Facilities Operations Directorate (FOD) with day-to-day management provided by the Logistics Division Central Shops (LOG-CS); which has established a Stormwater Pollution Prevention Team (PPT) whose members are responsible for assisting the facility manager in developing and revising the facility's SWPPP as well as maintaining control measures and taking corrective actions when required. All PPT members will have access to either a hard copy or an electronic version of this SWPPP. A list of PPT members along with duties and contact information is provided in Appendix A of this SWPPP.

Designation of Pollution Prevention Teams

The Stormwater PPT for the TA-3-38 MFS consists of operations and management personnel from the facility, a representative from EPC-CP, and a Deployed Environmental Professional (DEP). The EPC-CP representative is responsible for Laboratory compliance under the National Pollutant Discharge Elimination System (NPDES) permit regulations. The team members are selected on the basis of their familiarity with the activities at the facility and the potential impacts of those activities on stormwater runoff.

The specific duties of individual team members of the PPT are listed below and in Appendix A

 Pollution Prevention Team Leader: The Pollution Prevention Team Leader is identified in Appendix A of this SWPPP. The Team Leader or designated representative will assist EPC-CP and/or the DEP in performing routine inspections as described in Section 5.2 of this SWPPP. The Team Leader or designated representative will also ensure that the appropriate facility and other LANS personnel receive the training as specified in Section 3.8 of this SWPPP.

- Team Members: Other members of the team are responsible for the implementation of this SWPPP and the required periodic inspections, as described in Section 5 of this SWPPP. In the event of a spill or release, a team member will ensure that prompt cleanup occurs and will incorporate documentation of the spill and cleanup process into the Spill Tracking Table located in Appendix G of this SWPPP. Team members will also be selected to assist/represent the Team Leader in performing routine, annual and visual site inspections.
- EPC-CP Project Lead: Supports the facility and provides guidance associated with implementation of
 the compliance requirements identified in the 2015 MSGP. The EPC-CP Project Leader also acts as
 the institutional point of contact for all interactions with the regulatory authority (EPA) and supervises
 personnel that implement monitoring requirements for the facility.
- DEP: Responsible for SWPPP updates and conducting routine facility inspections and entering corrective actions into the Corrective Action Report (CARs) Database. The DEP is also responsible for tracking and updating the status of corrective actions that cannot be implemented immediately.
- All Members: All PPT members are responsible for being familiar with and implementing this SWPPP and for compliance with the 2015 MSGP.

1.3 Site Description/Industrial Activities

The industrial activities at this site may be classified under <u>Sector AA – Fabricated Metal Products</u>. The primary operation of the TA-3-38 MFS is to fabricate metal components for a variety of uses around the Laboratory. All metal fabrication at the shop is performed indoors.

Outdoor activities at the facility consist of:

- Metal storage in designated yard areas, metal pipe racks and metal-for-recycle bins
- Shop vehicle and equipment (i.e. forklift) parking
- Loading and unloading fabricated metal materials and associated products at the loading docks/bays and at the material storage yard.

Industrial activities and major structures at the facility are shown on the Site Map in Appendix B, Figure B-3.

The facility contains various shops: including a machine shop, sheet metal shop, pipe fitter's shop, and ironworker's shop (including high bay and low bay) that are housed in the northwest end of Building 38. Other operational areas associated with the facility include: loading docks on the west sides of Building 38, an enclosed storage area in Building 37- Room 106 used for storing machine oil, and outdoor metal storage areas and scrap metal bins located on the west and east sides of Building 38. The remainder of Building 38 houses Laboratory personnel in either office settings or shops that are not associated with this facility and its industrial activities.

1.4 General Location Map

The general location map for the facility can be found as Figure B-1 in Appendix B. Figure B-2 provides locations of all receiving waters associated with stormwater discharges from the facility.

1.5 Site Map

A site map provided in Figure B-3 illustrates the facility's activities: including property boundaries, structures, impervious surfaces, operational areas as well as information on drainage patterns, stormwater and erosion control structures, potential pollutant sources, and nearby receiving streams.

As required by the 2015 MSGP, the following information specific to the facility is shown either on the site map or with additional information provided in this SWPPP.

- Site Boundaries and Acreage. The site covers approximately 1.83 acres
- **Significant Structures and Impervious Surfaces.** The site is 100% impervious, primarily structures and paved lots.
- Direction of Stormwater Flow and Site Drainage. Direction of flow is indicated with arrows.
- Locations of Structural Stormwater Control Measures.
- Locations of all Receiving Waters. In the immediate vicinity of the facility, indicating if any of the waters are Impaired and, if so, whether the waters have TMDLs established for them (see paragraph below this list). A map of nearby receiving waters is provided in Appendix B-2.
- Locations of all Stormwater Conveyances. This includes all ditches, pipes, and swales.
- Locations of Potential Pollutant Sources.
- Locations of Significant Spills or Leaks.
- Locations of all Stormwater Monitoring Points.
- Locations of Stormwater Inlets and Outfalls. Of which each will require a unique identification code for each outfall (e.g., Outfall #002, etc), indicating if you are treating one or more outfalls as "substantially identical" and an approximate outline of the areas draining to each outfall.
- This facility is not associated with a municipal separate storm sewer system (MS4)
- Areas of designated critical habitat for endangered or threatened species. There are none in the direct vicinity of the facility. However, a map for threatened and endangered species within LANL property is included in Appendix B-4.
- There are no non-stormwater discharges at the facility (see certification in Appendix D)
- Locations of the following activities where such activities are exposed to precipitation:
 - fueling stations (none at this facility)
 - vehicle and equipment maintenance and/or cleaning areas (none at this facility);
 - loading/unloading areas;
 - o locations used for the treatment, storage, or disposal of wastes;
 - o liquid storage tanks (none at this facility);
 - processing and storage areas;
 - immediate access roads and rail lines used or traveled by carriers of raw materials, manufactured products, waste material, or by-products used or created by the facility;
 - o transfer areas for substances in bulk;
 - o machinery; and
 - locations and sources of run-on to your site: West Jemez Road and Bikini Atoll Road are paved roads and the parking areas west of the facility are sources that contribute run-on that contains significant quantities of pollutants.

1.6 Outfalls

<u>Outfall #002:</u> Consists of three grated drop inlets located west of Building 38 that discharge to a single corrugated metal pipe. Stormwater flows through the facility to the outfall where automated samples are collected. The discharge pipe runs south from the facility, through TA-3 and daylights east of Building 261.

Substantially Identical Outfalls

Outfall #002 is the sole outfall for this facility. Discharge is to Sandia Canyon.

SECTION 2: POTENTIAL POLLUTANT SOURCES

2.1 Potential Pollutants Associated with Industrial Activity

Most industrial activities at the TA-3-38 MFS occur indoors so materials are not exposed to stormwater. Potential stormwater pollutants associated with this facility involve materials stored outdoors: primarily finished or scrap metals or metal shavings with the possibility of containing residual cutting oils; and associated outdoor activities such as loading/unloading materials at shop bays and vehicle/forklift parking. Controls used for each potential pollutant are described in Section 3 of this SWPPP.

The primary metal storage yard (located on the southwest side of the outdoor lot) is enclosed with a chain link fence and locked gate. The metal storage yard contains five covered metal storage racks and a covered metal for recycle storage bin, which temporarily stores scrap metal. Large pieces of scrap metal are also stored within the metal storage yard on wooden pallets. This metal is kept covered with heavy-duty (28 mil.) tarps. Located on the north side of the outdoor lot there is also a covered garbage dumpster and covered cardboard recycle dumpster. A covered pipe storage rack is also located outdoors on the northwest side of the iron worker's shop that belongs to the pipe fitters. Machine oil is stored on secondary containment units within TA-3-37 Room 106, which is a fully enclosed storage building and is not exposed to stormwater. A second covered metal-for-recycle bin is located on the southeast side of Building 38, outside of the pipefitter's shop at Room 104, and is used to recycle metal scraps brought in from pipefitting and other fieldwork.

Vehicle parking is limited to areas adjacent to the north boundary fenceline and west of Building 38. Forklifts are parked inside and occasionally outside on the west end of Building 38. Loading docks and bays on the west and southwest side of the facility are primarily used to transport metal stock or finished metal products to and from the shop.

Activities in the Area exposed to Stormwater:

- Metal Stockpile/Storage Yards (Covered Metal Storage Racks): Potential pollutants include: metals exposed to precipitation (rust).
- Covered Metal-for-Recycle Storage Bins: Potential pollutants include: processed metal shavings, turnings, small metal scraps, and cutting oil residues (if leakage occurred from container).
- Pipe Storage Rack (Covered Metal Storage Rack): Potential pollutants include: metal pipe exposed to precipitation (rust).
- Vehicle Parking: Potential pollutants include: the leakage of fuel, oil, or hydraulic fluids.
- Forklift Storage: Potential pollutants include: the leakage of fuel, oil, or hydraulic fluids.
- Trash & Cardboard Dumpsters: Potential pollutants include: trash, debris, plastics, food and cardboard, which can get blown around the parking lot or carried out of the dumpster by birds or other wildlife.

Solid Waste Management Units (SWMUs)

There is one SWMU located within the facility boundary located at the southeast corner of the west (primary) metals storage yard. It is not included as part of the LANL NPDES or Individual Permit (IP) for SWMUs at the Laboratory covered under Sector K.

SWMU 03-013(i) consists of soil and gravel contaminated from historical releases of hydraulic oil at the former locations of Buildings 3-246 and 3-247, which were used to test the tensile strength of various steel cables used in conjunction with underground nuclear test assemblies. The facility was constructed prior to 1967 and was operated until the mid-1980s when a replacement facility was constructed on Sigma Mesa. Building 3-246 was a corrugated metal building constructed on a concrete slab and contained the controls for the pull test equipment, as well as a hydraulic oil compressor and storage tank. Building 3-247 was a corrugated metal building constructed on a concrete curb surrounding a gravel floor and contains two hydraulic rams used to perform the tensile strength testing. Hydraulic oil was provided to the rams through underground pipes between Buildings 3-246 and 3-247. The contamination identified at SWMU 03-013(i) consisted of oil-stained soil around Building 3-246 and oil-stained gravel inside Building 3-247. At the former location of Building 3-246, hydraulic oil appears to have been released to the concrete slab floor inside the building and to have subsequently flowed beneath the building walls and onto the soil surrounding the building. Visible soil contamination existed along the north side of the building and along the northeast and northwest corners. The gravel floor inside Building 3-247 was visibly stained with oil in several locations beneath the hydraulic ram assembly.

NOTE: Both Buildings 3-246 and 3-247 were decommissioned and removed during the summer of 2004. While they are no longer present, SWMU 03-013 (i) was established to monitor and remediate spills that did occur while those two buildings were used to house test equipment.

SWMU 03-013(i) was not included in the 1990 SWMU Report or the OU1114 RFI Work Plan, but was discovered in 2004 during planning for the demolition of Buildings 03-246 and 03-247. Two samples of the oil-stained soil adjacent to the former location of Building 03-246 were collected by the Laboratory's Solid Waste Regulatory Compliance Group in 2004 and analyzed for inorganic chemicals, organic chemicals, PCBs, and total petroleum hydrocarbons (TPH). Four inorganic chemicals (cadmium, copper, lead, and zinc) were detected above BV, but below SALs. TPH was also detected, but no organic chemicals or PCBs were detected. Oil-stained soil was removed when the two buildings were demolished and confirmation samples were collected by the ER Project. This SWMU is being proposed for no further action (NFA) and is not a potential pollutant of concern in regard to the TA-3-38 MFS.

2.2 Spills and Leaks

Past Spills and Leaks

Spills and leaks for the past 3 years (2013-2016) are listed below and spill reports can be found in Appendix G of the SWPPP. Spills and leaks that occurred prior to 2013 will be documented in previous SWPPP revisions.

<u>09/2015</u>: TA-3-38 metal storage yard (leaking roll-off bin). The metals roll-off bin was being removed from the yard when it leaked a small amount of water mixed with cutting oil. EM&R responded and remediated the spill. The roll-off bin was removed from the yard.

<u>10/2015:</u> TA-3-38 east of metal storage yard (fire extinguisher discharge). Powder from an inadvertent fire extinguisher discharge was found in the west parking lot area during a SWPPP inspection. EM&R responded and remediated the area.

10/2015: TA-3-38 north side of building (water with oil sheen discharged from trench drain). Approximately 10-20 gallons of water (with oil sheen) was released from the trench drain sump pump to the north side of the building. The water is normally discharged to prevent flooding to the pipe fitter's shop below. However, paving of the parking lot during the year caused an oily sludge to accumulate in the trench drain. The area was remediated with Microblaze and a Petro Plug (oil barrier) was installed on the pipe end to prevent oil from being discharged when the water is released. The trench drain was also cleaned out.

Potential Spills and Leaks

Table 1: Areas of Site Where Potential Spills/Leaks Could Occur:

LOCATION	OUTFALLS (see site map)
Covered Recyclable Metal Scrap Storage Bin	#002
Vehicle Parking	#002
Forklift Storage	#002
Loading and Unloading Operations	#002
Machine Oil Storage Area, Bldg. 37, Rm. 106	Oil drums and containers are indoors and also on secondary containment – not exposed to stormwater.

In the event of any future spill or leak at any of the facility areas, Appendix G will be revised to reflect the occurrence and the nature of the spill or leak. The revision should be performed immediately upon the completion and documentation of the spill response and cleanup.

The probability of spills or releases at the facility is minimized by the application of good housekeeping procedures and appropriate operational methods. These operational procedures include drum dollies and drum grapplers on the forklifts used for unloading and reloading operations. Spill containment and clean-up supplies are located in Room 125 of the TA-3-38 MFS and absorbent material for oil clean-up is located throughout the shop in metal containers.

Appropriate response measures for a spill or release of hazardous materials are applied when addressing spills. The specific spill response and cleanup procedures will depend on the nature of the spilled material. Specific response techniques for spills involving all water priority chemicals will be performed as required by section 8.AA.2.2 of the 2015 MSGP. Specific spill response and reporting procedures for LANL are listed in Section 3.4 of this SWPPP.

2.3 Non-Stormwater Discharges Documentation

Except for flows from fire-fighting activities, sources of non-stormwater that are combined with stormwater discharges associated with industrial activity will be identified in the SWPPP.

Non-stormwater discharges are also identified in the "Non-Stormwater Discharge Assessment and Certification" in Appendix D. This form certifies that all stormwater outfalls have been evaluated for the presence of non-stormwater discharges. This form will be updated whenever a change in possible non-stormwater discharge is determined.

There are no NPDES permitted non-stormwater discharges or unpermitted outfalls associated with the facility. Potential sources of non-stormwater discharges at the facility include the testing of fire hydrants in the area. Both the jet and plasma-arc cutting machines inside of the MFS are plumbed to discharge into floor drains in the low bay, which at one time were connected to the storm drain system. Occasionally water used during hydrostatic testing of equipment is discharged into floor drains in the pipefitter's shop in the high and low bays. Since all floor

drains have been rerouted to the sanitary sewer, there is no impact to stormwater discharges from these activities. The shop floor drains are temporarily plugged when not in use.

Fire hydrant testing is performed periodically on hydrants servicing the facility. The hydrants are located at the corner of Pajarito and West Jemez Roads, at the corner of Pajarito and Parry Roads, on Parry Road adjacent to TA-3-1518, and at the fence line east of TA-3-38. All of these hydrants are located outside of the facility boundary and are therefore not considered sources of non-storm water discharge.

2.4 Salt Storage

No salt storage or piles containing salt are present at the facility. There is no salt storage anticipated for this facility as part of an industrial activity.

2.5 Sampling Data Summary

Sampling of stormwater runoff from the facility is currently performed by the EPC-CP, Water Quality and Stormwater Group. Samples are collected at an automated monitoring station #03-0038W located adjacent to and west of TA-3-38 at Outfall #002.

Review of analytical results from the previous permit term (MSGP 2008) indicates that zinc exceeded its benchmark parameter in multiple sampling events during the 2008 permit coverage. Benchmark exceedances do not constitute a permit violation. However, monthly sweeping has been implemented at the facility, which has been shown (through monitoring results) to reduce zinc concentrations in stormwater runoff. In 2011, aluminum and iron exceeded benchmark and copper exceeded impaired waters parameters. However, these exceedances were solely attributed to natural background in stormwater.

Results from sampling data for the current permit term (MSGP 2015) will be kept on file in Appendix H of this SWPPP. Sampling data from the previous permit term (MSGP 2008) are provided in Appendix H1.

SECTION 3: STORMWATER CONTROL MEASURES

3.1 Minimize Exposure

Control measures at the facility are designed to minimize the potential for spills, releases, exposure of materials, or any other events that could adversely affect the quality of water and sediment that may be transported out of the area by stormwater runoff.

Proper material management and storage minimize the potential for exposure of precipitation and runoff to potentially hazardous materials. Containers that could be susceptible to spillage or leakage will be plainly labeled (e.g., "Used Oil," "Spent Solvents," etc.). Most operations and storage areas are located within structures, so that the potential for exposure of stormwater to potential pollutants is limited to the outdoor metal storage areas, vehicle and forklift parking areas, and loading areas. Adequate secondary containment is provided for outdoor storage units containing potentially hazardous materials. Heavy equipment repair and maintenance is performed offsite. Metal cutting and fabrication activities occur inside.

Specific Structural Controls Description:

Covered Metal-for-Recycle Storage Bins
 Metal shavings, turnings, and scraps are stored inside covered roll-off bins which are emptied (for recycling) on a routine basis.

Covered Metal and Pipe Storage Racks: Metal scrap, pipe and finished/fabricated metal parts are stored on elevated racks to prevent direct contact with stormwater runoff. Where it is not feasible to store metal materials on covered racks (due to size, weight, etc.), the metal is stored off-ground on pallets and covered with sturdy, 28 mil tarps that are manufactured to last 25 years.

- **Spill Control:** Parking areas are frequently inspected for leaks and checked during monthly inspections. Oil absorbent is available in the MFS for containment if needed. Forklifts are parked inside on most occasions to reduce the potential for exposure to stormwater. Maintenance on forklifts is performed off site at the Heavy Equipment shop.
- **Petro-Pipe Oil Barrier:** The Petro-Pipe oil barrier is installed at the end of the drain pipe that discharges excess stormwater from the trench drain/sump pump outside of the pipefitter's shop. The Petro-Pipe prevents any oil (that may be accumulated in the trench drain) from being discharged to the parking lot and Outfall #3. Pumping of the trench drain is required in order to prevent flooding of the adjacent shop. The Petro-Pipe is removed during winter months to prevent damage from inclement weather, snow removal and vehicle traffic.
- Asphalt Berming (Run-on Control): The asphalt berming along Bikini Atoll Road and West Jemez Road prevents stormwater run-on to the site from adjacent roadways.
- Lids and Side Enclosures for Trash Dumpsters & Cardboard Recycle Bins: Trash dumpsters and cardboard recycle bins (adjacent to the facility) are normally kept closed when not in use and dumped on a regular basis. Dumpsters will be kept in good condition and will be repaired or replaced if needed by Roads & Grounds.
- **Metalloxx Wattles:** These wattles are used to filter out metal residuals in stormwater runoff. There is currently a wattle located in the grated drain sump of Outfall #002 and at the SE corner of the metal storage yard. Other wattles may be added as needed in 2017.

3.2 Good Housekeeping

Good housekeeping practices specifically applicable to the prevention of stormwater contamination include the following measures:

All site areas exposed to precipitation are walked down during monthly inspections to ensure that the grounds are kept in an orderly condition. The outdoor metal storage areas are inspected to ensure all pipe is off the ground on storage racks, large scrap metal is elevated and stored on pallets or contained inside a recycling bin and small scrap metal including shavings and turnings are contained inside a covered recycling bin. Vehicle and forklift parking areas are inspected for leaks or spills and the entire site areas including the loading areas are inspected for floatable debris, garbage, waste and all other potential pollutants. The metal for recycle bins are monitored by facility personal and emptied for recycling on a routine basis. The roll-off bins will be kept covered when not in use. Trash dumpster lids should be kept closed when not in use. Dumpsters will be emptied on a weekly or as-needed basis by Roads and Grounds. The west parking area will be swept monthly (except when not possible during winter months) to reduce sediment accumulation on site. Spill clean-up procedures will be followed as listed in Section 3.4 of this SWPPP.

3.3 Maintenance

Control measures at the facility will be kept in effective operating condition. If control measures need to be replaced or repaired, necessary modifications will be made according to the timelines specified in the Corrective Action requirements of Section 5.4 of this SWPPP. Documentation of maintenance and repair of control measures (BMPs) will be kept on file in Appendix J1 of the SWPPP. Deficient items identified during monthly or other routine facility inspections will be documented on the inspection forms and must be corrected within the same time frame as noted above.

The PPT Leader is responsible for ensuring that any maintenance or repairs associated with a deficiency or opportunity for improvement, including any regular or scheduled maintenance (such as the removal of debris) are promptly and adequately performed. Any necessary changes to operational procedures or structural features must be implemented in a timely manner before the next rain event.

Structures used for management of stormwater and sediment at the facility include the asphalt swale and rock lined channel along the eastern boundary, and the grated subsurface drains indicated on the site map. These controls are inspected to ensure that they are not obstructed by debris and that any maintenance or repair of the structure must be performed promptly and adequately before the next rain event.

Facility personnel are responsible for the performance of routine maintenance on process equipment used inside the facility. Absorbent pads or material is placed under machinery leaking oil. Malfunctioning machinery is immediately taken out of service until repairs can be made.

3.4 Spill Prevention and Response

Spill Prevention consists of: Spills, leaks, or releases that are minimized by the application of good housekeeping procedures, best management practices (BMPs), and engineering and administrative controls. Examples of these measures include storing equipment with drip pans, and inspecting regularly for leaks. Containers that could be susceptible to spillage or leakage will be plainly labeled (e.g., "Used Oil," "Spent Solvents," etc.) to encourage proper handling and facilitate rapid response if spills or leaks from these containers should occur. Spill cleanup materials (absorbent pads) are located in Room 125 at the TA-3-38 MFS and absorbent material for shop oil cleanup is located in metal containers throughout the shop.

In general, the approach to spill cleanup is to secure the spill area and contact the Operations and Maintenance Coordinator (OMC) and/or the Security and Emergency Operations (SEO) Emergency Management & Response (EM&R) Team (if necessary). For incidental releases, absorbents are used to pick up free liquids and the contaminated absorbents are properly disposed.

The SEO or Facility Duty Officer shall report all spills or releases. All uncontrollable spills or releases must be reported to the SEO/EM&R Office or Facility Duty Officer by calling 667-6211 or, after hours, at 667-7080. If fire or explosion is present, or if the potential for such exists, the situation must be reported by dialing 911 from a non-cellular phone or by activating a fire pull box. In the event of a spill, the SEO/EM&R Office will determine appropriate cleanup procedures and will notify the individuals or organizations responsible for completing spill reports or fulfilling regulatory reporting requirements. An emergency trailer with spill cleanup and safety equipment ready for rapid transport to any part of the Laboratory is available at TA-63.

Spills are reported to EPC-CP for documentation and reporting purposes. The completion of a spill report (form provided in Appendix G-1) is required in the event of a spill. The spill report will be submitted to EPC-CP personnel and handled according to internal spill record keeping procedures. Spills may be "reportable" (requiring external agency notification) depending on the nature of the spilled material and the location of the release. External agency notification may consist of verbal or written notification to the National Response Center, Environmental Protection Agency Region VI, or the New Mexico Environment Department (NMED). The determination for the type of reporting will be made by the SEO/EM&R Office, FOD and EPC-CP in accordance with Laboratory and DOE policies and federal and state regulatory reporting requirements. Copies of internal spill reports are maintained by the responsible organization. If an un-reportable spill occurs it will be documented in the spill log in Appendix G.

Additional EPC-CP procedures (documents provided in Appendix L) for spill reporting and response include:

- ENV-CP-QP-007, Spill Investigations: http://int.lanl.gov/training/v-courses/41819/41819.pdf; and
- ENV-DO-QP-101.2, Environmental Reporting Requirements for Releases or Events: http://int.lanl.gov/training/env-courses/42415/env-do-qp-101.pdf

3.5 Erosion and Sediment Controls

The entire outside surface region associated with the facility, except for small plots of grass adjacent to the buildings, is paved with asphalt and concrete; therefore, erosion and sediment transport is unlikely. An asphalt swale and rock lined channel located along the east boundary fence manage structural runoff and reduce the potential for slope erosion in that area. An asphalt berm along Bikini Atoll Road and West Jemez Road prevents run-on to the facility from adjacent roadways. Sweeping of the west lot at the facility will generally be performed monthly (under the annually submitted Facility Service Request) except during winter months when weather conditions do not permit. Regular sweeping reduces sediment accumulation on site and transport of associated pollutants.

3.6 Management of Runoff

The majority of stormwater runoff from outdoor activity areas at the facility is captured by one of 4 grated storm drains located on site. In the event of a stormwater backup at the grated (trench) drain west of the pipefitter's shop, a sump-pump will discharge stormwater inside the facility, along the north fence line and adjacent to West Jemez Road. This is necessary to prevent the pipefitter's shop from flooding.

Run-on from offsite parking flows east into the on-site grated storm drains, which are located on the west side of Building 38. As a result of grading modification, parking lot runoff does not impact the southwestern portion of the metal storage yard.

All subsurface drains are positioned correctly to capture storm water runoff from all activity areas including: metal storage, pipe storage, forklift, and vehicle parking. All subsurface drains are grated and inspected for obstruction during monthly inspections. All onsite and offsite storm drains at the facility connect to a common storm system and common outfall which daylights into a tributary of Sandia Canyon.

See site map in Figure B-3, Appendix B or Outfall information provided in Sections 1.5 and 4.2 of this SWPPP for more detailed information on drainage patterns and control measures associated with this facility.

3.7 Salt Storage Piles or Piles Containing Salt

See Section 2.4.

3.8 Dust Generation and Vehicle Tracking of Industrial Materials

The entire outside surface region associated with the facility, except for small plots of grass adjacent to the buildings, are paved with asphalt and concrete. Therefore, dust generation at the facility is minimal and dust suppression is not required. All metal cutting and fabrication activities occur inside. Metal scrap and shavings are put into a transfer bin inside the machine shop and is then taken outdoors to the metal scrap bins for recycling. The Environmental Technical Advisor PPT member will be responsible for assuring that off-site tracking of raw, final or waste materials are enforced. The PPT Leader is responsible for making sure the outdoor ground areas (especially around scrap metal bins) are generally free of metal scraps and shavings.

3.9 MSGP Sector-Specific Non-Numeric Effluent Limits

Part 8 of the 2015 MSGP identifies sector-specific requirements for <u>Sector AA – Fabricated Metal Products</u> in addition to the numeric limits outlined in this Section. The facility must comply with requirements associated with the primary industrial activities described in Section 1.3 of this SWPPP and any co-located industrial activities as defined in Appendix A of the 2015 MSGP. The sector specific requirements only apply to those areas of the facility where the sector-specific activities occur.

The following Sector-Specific Non-Numeric Effluent Limits are addressed at this facility:

- Raw Steel Handling Storage: The majority of handling and all fabrication/processing occurs inside the metal fabrication shop. All shavings, turnings, and iron dust resulting from fabrication activities are contained in receptacles below each piece of machinery. Receptacles are emptied into bins located throughout the fabrication shop. Metal shavings from full bins inside the shop as well as larger metal scraps are emptied into the outside covered metal-for-recycle bins located in the northwest fenced yard. Scrap metals from pipefitter and other miscellaneous fieldwork are placed in the covered metal-for-recycle bin located outdoors at the east side of the pipefitter's shop at 3-38, Room 104. Excess piping and other metals are either placed on covered elevated racks or on pallets covered with tarps in the northwest metals storage yard or on the covered pipefitter's racks on the north side of the facility. No wastes are disposed on site.
- Metal Fabricating Areas: All areas are enclosed and maintained daily to ensure all shaving, turning, and iron dust is contained. Areas around all machinery are swept and inspected daily for spills. Oil absorbent for dry clean-up is readily available in the event of leakage, and all hydraulic shear and rolling machines are equipped with equipment shields.
- Storage Areas for Raw Metal: The outside metal storage areas including the covered metal storage racks inside the metal storage yard, northwest metal storage area, and the covered pipe storage rack are maintained in a neat, orderly state. Raw metal shavings and turnings stored outside are contained inside the covered roll off which is emptied offsite. Raw metal shavings and turnings stored inside are contained in proper receptacles and spill kits are labeled and readily accessible.

- Metal Working Fluid Storage Area: Cutting and drilling oils used at the facility are stored in Building 37, Room 106. The room is fully enclosed and drums are additionally stored within secondary containment. There is no exposure of this area to stormwater.
- Cleaners and Rinse Water: All rinse water and cleaners are located or stored inside to prevent stormwater contamination. Floor drains have either been closed or rerouted to the sanitary sewer system.
- Lubricating Oil and Hydraulic Fluid Operations: All operations occur inside to prevent stormwater contamination. In the case of temporary outdoor storage, secondary containment will be utilized for lubrication oils in 55 gallon drums. Metal-for-recycle bins are covered to prevent stormwater from contacting metal shavings containing cutting oil residues.
- Chemical Storage Areas: Any chemicals (including paints) used in the shop are kept stored
 indoors and inside of flammable cabinets if necessary. Chemical items are labeled
 appropriately and are inventoried annually through LANL's Chemlog (barcode) tracking
 system.
- Spills and Leaks: A detailed description of spill prevention and response procedures is
 included in section 3.4. The probability of spills or releases at the facility is minimized by the
 application of good housekeeping procedures and appropriate operational methods.
 Operational procedures include drum dollies and drum grapplers on the forklifts used for
 unloading and reloading operations.

3.10 Numeric Effluent Limitations Based on Effluent Limitations Guidelines

The TA-3-38 MFS is classified under <u>Sector AA-Fabricated Metal Products</u> and does not meet the industrial category requirements for effluent monitoring as listed in Part 2.1.3 (*Table 2-1 Applicable Effluent Limitations Guidelines*) of the 2015 MSGP. Benchmark monitoring is performed at the facility and those requirements and parameters are listed in Section 4.6 of this SWPPP.

3.11 Water Quality Based Effluent Limitations and Water Quality Standards

Impaired Receiving Waters/TMDLs

Impaired waters monitoring is performed annually at the facility as listed in Section 4.6.3 of this SWPPP.

The TA-3-38 MFS <u>Outfall #002</u> discharges to Sandia Canyon (Sigma Canyon to NPDES outfall 001). Certain stream reaches within Sandia Canyon have been identified as impaired waters by the NMED Surface Water Quality Bureau (SWQB). According to the 2014-2016 State of NM Clean Water Act 303b/305b Integrated Report and Final List of Assessed Surface Waters, pollutants causing the impairment are listed as: *Gross Alpha, adjusted; Aluminum, PCB in water column; Copper, and Thallium, dissolved.* Primary potential pollutant sources have been identified as post development erosion/sedimentation and urban runoff (NMED 2014). TA-3-38 MFS operations do not involve the impaired water pollutants of concern. EPA has not yet approved or established TMDLs for Sandia Canyon.

SECTION 4: SCHEDULES AND PROCEDURES

4.1 Good Housekeeping

All site areas exposed to precipitation, including outfalls, will be walked down during monthly inspections to ensure that the grounds are kept in an orderly condition. All areas will be inspected for floatable debris, garbage, waste and all other potential pollutants. Trash and debris will be picked up and disposed of in the covered trash dumpster.

The cardboard recycle and trash dumpsters will be emptied weekly or as-needed by Roads & Grounds personnel.

The outdoor metal storage areas will be inspected (weekly and monthly) to ensure all piping is off the ground on storage racks, large scrap metal is elevated and stored on pallets or contained inside a recycling bin and small scrap metal including shavings and turnings are contained inside a covered recycling bin.

The metal-for-recycle bins will be removed from the facility and emptied at the Metal Recycling Facility (MRF) once they become approximately 3/4 full.

The west parking area will generally be swept monthly (except when not possible during winter months) to reduce sediment accumulation on site.

See also Section 3.2 of this SWPPP.

4.2 Maintenance

Metal-for-recycle bins will be inspected monthly (and when used). If bins or covers need repair or replacement, they will be taken to the Heavy Equipment shop for appropriate maintenance.

Forklifts will be inspected monthly for leaks and will be taken to the Heavy Equipment shop for maintenance if repairs are needed. Drip pans or absorbent pads/materials will be immediately placed under leaking vehicles until repairs can be made. See also Section 3.4 of this SWPPP.

The heavy duty tarps are inspected monthly (and when used) and will be replaced if found to be torn or defective. An additional supply of the tarps will be kept in stock for replacements.

The Petro-Pipe oil barrier will be removed during winter months to prevent damage from inclement weather, snow removal operations and other vehicle traffic. Manufacturer specifications will be followed for filter replacement.

See also Section 3.3 of this SWPPP.

4.3 Spill Prevention and Response Procedures

See Section 3.4 & 4.2 of this SWPPP.

4.4 Erosion and Sediment Control

The west parking area will be swept monthly (except when not possible during winter months) to reduce sediment accumulation on site. The parking lot area and Outfall #002 will be evaluated during monthly inspections for degradation and sediment accumulation. See also Section 3.5 of this SWPPP.

4.5 Employee Training

Employee training is essential to effective implementation of the SWPPP. The goals for the training program are to ensure that employees are more capable of preventing spills, responding safely and effectively to an accident when one occurs, and recognizing situations that could lead to stormwater contamination.

Per section 2.1.2.8 of the 2015 MSGP, training relevant to the SWPPP is required for all operational workers at the facility who work in areas where industrial materials or activities are exposed to stormwater (MSGP sites); managers and supervisors who are responsible for implementing activities necessary to meet the conditions of this permit (e.g., inspectors, maintenance personnel); and all members of the PPT. Training provided and assigned to these personnel cover both the specific control measures used at the facility; along with monitoring, inspection, planning, reporting, and documentation requirements described in this SWPPP. Training is conducted at least annually.

Training activities are documented in accordance with LANL's Training Standards. In cases where training is formalized enough to require specific curricula and reoccurrence, the training activity will be recorded in LANL's official U-TRAIN database. Informal briefings, such as those included in group safety meetings are not typically recorded in U-TRAIN. Sign-in sheets are used to document attendance and will be kept on file in Appendix I of this SWPPP.

The topics in this SWPPP that are covered in the latest version of LANL's training (ENV-CP-QAPP-MSGP, Stormwater Multi-Sector General Permit for Industrial Activities Program) include the following:

- Overview and goals of the SWPPP;
- Spill response and cleanup procedures, good housekeeping, maintenance requirements, and material management practices to prevent stormwater pollution;
- The location of all controls on the site required by this permit and how they are to be maintained;
- The proper procedures to follow with respect to the permit's pollution prevention requirements; and
- When and how to conduct inspections, record applicable findings, and take corrective actions.

Additional training is provided to the PPT members responsible for design, installation, maintenance, and/or repair of controls (including pollution prevention measures), conducting and documenting monitoring and inspections, and taking and documenting corrective actions. Qualified team members are hired and trained as prescribed in ENV-DO-QP-115, Personnel Training. This initial and annual training includes quality assurance requirements, reporting, inspections, logbook use, health and safety, report preparation, and engineering and design criteria. This training is applicable for the following personnel:

- MSGP SWPPP Inspector: Curricula 10697 ENV-RCRA
- MSGP SWPPP Preparer: Curricula 7814 ENV-RCRA
- MSGP Design Engineer: Curricula 51 ENV-RCRA
- MSGP Visual Assessor: Curricula 10698 ENV-RCRA
- Field Worker Training Requirements: Curricula 131

4.6 Stormwater Monitoring

Analytical monitoring comprised of quarterly benchmark and impaired waters monitoring will be performed on stormwater discharges from the site. Monitoring events will be from storm events that result in an actual discharge from the site and that follow the preceding measurable storm event by at least 72 hours (3 days). For runoff from snowmelt, the monitoring will be performed at a time when a measurable discharge from the site occurs.

Monitoring will be conducted according to test procedures approved under 40 CFR Part 136. Runoff samples will be collected by taking a minimum of one grab sample from a discharge, collected within the first

30 minutes of a measurable storm event. If it is not possible to collect the sample within the first 30 minutes of a measurable storm event, the sample will be collected as soon as practicable after the first 30 minutes and documentation will be kept with the SWPPP explaining why it was not possible to take samples within the first 30 minutes.

4.6.1 Monitoring Schedule

For this permit term, monitoring will begin October 1, 2015. Benchmark monitoring will be performed on a quarterly basis at least once in each of the following four 2-month intervals:

- October 1 November 30
- April 1 May 31
- June 1 July 31
- August 1 September 30

Impaired waters monitoring will be performed on an annual basis with a sample collected in the period between April 1 and November 30.

LANL is located in a high elevation, semi-arid climate where the majority of rainfall occurs during a period between July and September. Freezing conditions that would prevent runoff from occurring for extended periods may also occur during the winter months. For these conditions if benchmark monitoring cannot be performed on the quarterly schedule above, monitoring events will be distributed during seasons when precipitation occurs, or when snowmelt results in a measurable discharge from the site. If adverse weather conditions prevent the collection of samples according to the relevant monitoring schedule, a substitute sample will be collected during the next qualifying storm event or as soon as practical.

Monitoring occurs at automated sampling station #03-0038W (located at Outfall #002) in a grated inlet west of Building 38. Discharge from the facility is east to Sandia Canyon (impaired waters), which is a tributary of the Rio Grande located approximately 5 miles east of the facility. Outfall #002 is representative of all stormwater associated with the facility.

Outfall ID	Outfall Location	Activities/Potential Pollutants	Runoff Coefficient	Control Measures
#002	Grated inlet north of Bldg. 37, west of Bldg. 38	Metal residues from metal stock exposed to stormwater, metal shavings, fuel/oil/hydraulic fluid leaks from vehicle or forklift parking	>85%	Scrap metal bins are covered, metal stock is kept off ground on pallets or blocks and covered with thick tarps, pig mats are on hand to place around drain

4.6.2 Substantially Identical Outfalls

Outfall #002 is the sole outfall for the facility.

4.6.3 Monitoring Requirements

Benchmark and impaired waters monitoring will be conducted for this facility as required by the 2015 MSGP. A 2015 MSGP Sampling and Analysis Plan for LANL is provided in Appendix H of this SWPPP.

Table 3 lists the Summary of Monitoring Requirements and LANL's applicable stormwater monitoring procedures (which also include procedures for gathering storm event data).

Table 3: Summary of Monitoring Requirements

The benchmark and impaired waters monitoring values have been modified to reflect New Mexico facility water quality standards; and are based on values from the *Standards for Interstate and Intrastate Surface Waters (as approved on June 5, 2013), 20.6.4.900 NMAC)* as set forth in section 9.6.2.1 of the 2015 MSGP.

Monitoring Type	Location	Parameters		Numeric Limitations	Schedule
Benchmark Subsector AA1. Fabricated Metal Products, except Coating (SIC 3411-3499; 3911-3915)	#03-0038W Outfall #002 Sandia	Total Aluminum*	0.681 mg/L	None *Hardness Dependent	Quarterly
	Canyon	Total Iron	1.0 mg/L	57 (60) mg/L	
		Total Zinc1*	0.076 mg/L		
		Nitrate plus Nitrite Nitrogen	0.68 mg/L		
Impaired Waters	Outfall #002 Sandia	Aluminum	0.681 mg/L	None	Annual
		Gross Alpha, adjusted	15 pCi/L		
	Canyon	Copper	0.006 mg/L		
		Thallium, dissolved	0.47 ug/L		
		PCB in Water Column	0.00064 ug/L		

Procedures (see Appendix L for documents):

- ENV-CP-QP-045, Installing, Setting up, and Operating ISCO Samplers for the MSGP: http://int.lanl.gov/training/env-courses/55962/env-cp-qp-045.pdf
- ENV-CP-QP-048, Processing MSGP Stormwater Samples: http://int.lanl.gov/training/env-courses/56595/env-cp-qp-048.pdf
- ENV-RCRA-QP-047, Inspecting Stormwater Runoff Samplers and Retrieving Samples for the MSGP: http://int.lanl.gov/training/env-courses/56594/env-rcra-qp-047.pdf
- ENV-CP-QAPP-MSGP, Quality Assurance Project Plan for the Stormwater MSGP: http://int.lanl.gov/training/env-courses/43337/env-cp-qapp-msgp.pdf

*Hardness data based on average monitoring results for Sandia Canyon (2009-2015). Data provided in Appendix H.

4.6.4 Monitoring Results

If the average of the 4 monitoring values for any parameter exceeds the benchmark, or if prior to completion of 4 quarterly samples, an exceedance of the 4 quarter average is mathematically certain, the Pollution Prevention Team and EPC-CP personnel will:

 Review the selection, design, installation, and implementation of control measures to determine if modifications are necessary to meet the effluent limits,

- Implement the necessary modifications, and
- Continue quarterly monitoring until 4 additional quarters of monitoring have been completed for which the average does not exceed the benchmark.

If the average of the 4 monitoring values for any parameter does not exceed the benchmark, monitoring for that particular parameter will no longer be performed.

4.6.5 Recordkeeping

For each monitoring event, except snowmelt monitoring, the following information will be recorded and maintained through field data sheets, LANL database systems, and Discharge Monitoring Records:

- The date, exact place, and time of sampling or measurements;
- The date and duration (in hours) of the rainfall event
- Rainfall total (in inches) for that rainfall event
- Time (in days) since the previous measurable storm event
- The individual(s) who performed the sampling or measurements;
- The date(s) analyses were performed
- The individual(s) who performed the analyses;
- The analytical techniques or methods used; and
- The results of such analyses.

For snowmelt monitoring, all information except rainfall event durations, totals, and time since previous event will be included. Additionally, all records of monitoring information, including all calibration and maintenance records will be maintained for a minimum period of at least three years from the date the permit expires.

SECTION 5: INSPECTIONS AND CORRECTIVE ACTIONS

5.1 Routine Facility Inspection Procedures

Routine inspections at this facility will be conducted and documented monthly and per ENV-RCRA-QP-022, MSGP Stormwater Corrective Actions: http://int.lanl.gov/training/env-courses/54892/env-rcra-qp-022.pdf (document provided in Appendix L).

At least once each calendar year, the routine inspection will be conducted during a period when a stormwater discharge is occurring. The inspection will be performed by a qualified member of the Stormwater PPT (typically the DEP or EPC-CP Technical Lead). The 2015 MSGP consolidates the different and separate documentation requirements in the Comprehensive Site Inspection Procedures and Routine Facility Inspection Procedures from the 2008 MSGP. EPC-CP will perform at least one routine inspection per year in order to evaluate corrective action status for the Annual Report requirements.

Routine inspections will evaluate the following areas, at a minimum:

- Areas where industrial materials or activities are exposed to stormwater;
- Areas identified in the SWPPP and those that are potential pollutant sources;
- Areas where spills and leaks have occurred in the last three years;
- Discharge points(outfalls/SIOs); and
- Control measures used to comply with the effluent limits contained in this permit.

Specific areas of the facility to be inspected include (see descriptions in Section 3.7):

- Raw Steel Handling Storage Areas
- Metal Fabricating Areas
- Storage Areas for Raw Metal
- Metal Working Fluid Storage Areas
- · Cleaners and Rinse Water
- Lubricating Oil and Hydraulic Fluid Operations
- Chemical Storage Areas

During routine inspections the following must be examined and looked out for:

- 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 waste or materials, or sediment where vehicles enter or exit the site:
- Tracking or blowing of raw, final or waste materials from areas of no exposure to exposed areas; and
- Control measures needing maintenance, repairs or replacement including: metal/pipe storage racks, pallets and tarps used for metal storage, covers on the metal-for-recycle bins, all grated storm drains, and the asphalt swale and rock lined drainage east of building 3-38.

The Stormwater PPT member performing the inspection will document the inspection and will note potential storm water pollution problems that were encountered on the routine facility inspection form. Any required corrective actions identified during the inspection will be addressed in accordance with Section 5.4 *Corrective Actions Process* of this plan. Facility personnel or the Deployed Environmental Professional may also perform daily, weekly, or other periodic facility surveys in between monthly routine inspections to further ensure compliance with the SWPPP. The routine inspection form can be found in Appendix F of this SWPPP and meets the requirements listed in the 2015 MSGP (Section 3.1.2.).

5.2 Quarterly Visual Inspection Procedures

Visual inspections are conducted in accordance with ENV-RCRA-QP-064, MSGP Stormwater Visual Inspections: http://int.lanl.gov/training/env-courses/50493/env-rcra-qp-064.pdf (document provided in Appendix L).

Once each quarter (April 1-May 31, June 1-July 31, August 1-September 30, October 1-November 30) a sample and visual assessment must be collected and performed at each outfall. The visual assessment will be conducted by a qualified member of the Stormwater PPT (Deployed Environmental Professional or EPC-CP Technical Lead). The visual assessment must be:

- Of a sample in a clean, clear colorless glass or plastic container and examined in a well-lit area;
- On samples collected within the first 30 minutes of an actual discharge from a storm event or as soon as practical thereafter. Or document why it was not possible to collect the sample within the first 30 minutes (i.e. adverse conditions, not enough flow, etc.)
- Conducted at least 72 hours since the last storm event; or document that the 72 hour period is representative of your local storm events during the sampling period.

The visual assessment will inspect for the following water quality characteristics: color, odor, clarity, floating solids, settled solids, suspended solids foam, oil sheen, and other obvious indicators of stormwater pollution.

Exceptions to visual assessments:

- Document rationale if a visual assessment is unable to be collected in a quarter (no precipitation event or adverse conditions, etc.);
- Perform an additional assessment during the next qualifying storm event if unable to perform in a particular quarter; and
- Perform one quarterly assessment during snow melt discharge (taken during a measurable discharge from the site).

For facilities with significantly identical outfalls, quarterly visual assessments may be performed at only one of the outfalls; provided that you perform visual inspections on a rotating basis at each outfall.

The Stormwater PPT member performing the visual assessment will document potential stormwater pollution problems that were observed during the assessment on the Quarterly Visual Assessment form (Appendix F). Any required corrective actions identified during the assessment will be addressed in accordance with Section 5.4 *Corrective Actions Process* of this plan.

5.3 Corrective Actions Process

When any of the following conditions occur or are detected during an inspection, monitoring or any other means, this SWPPP (e.g., sources of pollution; spill and leak procedures; non-stormwater discharges; the selection, design, installation and implementation of control measures) will be reviewed and revised (as appropriate) so that the effluent limits of the 2015 MSGP permit are met and pollutant discharges are minimized:

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

If the event triggering corrective action is associated with an outfall that is identified as an SIO, the review of the need for action must encompass all related SIOs.

<u>Immediate Actions:</u> If a corrective action is required, immediate steps must be reasonably taken to minimize or prevent discharges from occurring (i.e. spill clean-up, scheduling repairs) until a permanent solution (if needed) can be implemented. Immediate action means all reasonable steps must be taken the same work day or no later than the following work day (when it is too late in the day to take corrective action).

<u>Subsequent Actions:</u> If further corrective actions are required (e.g. installing or making operational a new or modified control, completing repairs, ordering BMPs) they must be completed by the next storm event, if possible or within 14 calendar days (from initial discovery). If it is infeasible to complete corrective actions within 14 days, documentation of why it is infeasible must be provided in the SWPPP. This documentation must also include a timeframe and schedule for completion of the work, which must be completed no later than 45 days (from initial discovery). If time needed to make corrective actions will exceed 45 days, EPA must be notified and provided a justification of why actions will exceed the timeframe; and a minimal amount of additional time to complete the work may be approved.

Upon discovery, required corrective actions will be documented by the DEP (or EPC-CP) and entered into the Corrective Action Database (CAR). The action will be kept open in the database until the issue has been resolved. The DEP and other PPT members will receive reminder e-mail notifications of the pending corrective action until it is closed-out. Only repeat CARs are tracked in the Performance Feedback Issues Tracking System (PFITS). Documentation of Maintenance and Repairs of Control Measures (BMPs) will be kept in Appendix J1 of this SWPPP. Where corrective actions result in changes to procedures or controls documented in this SWPPP, modifications to the SWPPP will be made accordingly within 14 days of completing the corrective action(s).

5.4 Conditions Requiring Review to Determine if Modifications Are Necessary

If any of the following conditions occur, a review of the selection, design, installation, and implementation of control measures will be performed to determine if modifications are necessary to meet the effluent limits in this permit:

- Construction or a change in design, operation, or maintenance at the facility significantly changes the
 nature of pollutants discharged in stormwater from the facility, or significantly increases the quantity
 of pollutants discharged; or
- The average of 4 quarterly sampling results exceeds an applicable benchmark. If less than 4 benchmark samples have been taken, but the results are such that an exceedance of the 4 quarter average is mathematically certain (i.e., if the sum of quarterly sample results to date is more than 4 times the benchmark level) this is considered a benchmark exceedance, triggering this review.

If a review identifies any necessary modifications, they will be performed following the corrective action process identified in Section 5.4 above.

SECTION 6: DOCUMENTATION TO SUPPORT ELIGIBILITY CONSIDERATIONS UNDER OTHER FEDERAL LAWS

6.1 Documentation Regarding Endangered Species

The Los Alamos National Laboratory (LANL) Threatened and Endangered Species Habitat Management Plan (HMP) was prepared to provide for the protection of federally listed threatened and endangered species and their habitats at LANL. The HMP was designed to be a comprehensive landscape-scale management plan that balances the current operations and future development needs of LANL with the habitat requirements of threatened and endangered species. It also facilitates DOE compliance with the Endangered Species Act and related federal regulations. The HMP received concurrence from the U.S. Fish and Wildlife Service (USFWS) and was first implemented in 1999. All changes to the HMP, such as adding new species or changing requirements, are assessed in a new consultation with the USFWS before being implemented. The HMP provides guidance by species for different types of activities allowed without further review by the USFWS.

Currently, the only federally-listed species that have habitat or occur at LANL are the Southwestern Willow Flycatcher (Empidonax trailii extimus), Jemez Mountains Salamander (Plethodon neomexicanus), and Mexican Spotted Owl (Strix occidentalis lucida). Suitable habitats for these species, along with a protective buffer area surrounding the habitats, have been designated as Areas of Environmental Interests (AEIs). An AEI consists of a core area that contains important breeding or wintering habitat for a specific species and a buffer area around the core area. The buffer protects the core area from disturbances that would degrade the value of the core area to the species.

The HMP includes eco-risk analyses which account for any industrial facility's stormwater discharges, allowable non-stormwater discharges, and stormwater discharge-related activities. In addition, the Site-wide Environmental Impact Statement (SWEIS) biological assessment (BA) covered the continuation of Laboratory operations and included outfalls.

As determined by earlier evaluations, stormwater discharges, allowable non-stormwater discharges, and stormwater discharge-related activities from LANL MSGP locations are not likely to adversely affect any species that is federally-listed as endangered or threatened under Criterion D Section iii, the ESA, and will not result in the adverse modification or destruction of habitat that is federally-designated as "critical habitat" under the ESA. New activities are evaluated to determine if they will have an impact to any species. If an activity can be completed within the guidelines of the HMP it can go forward as scheduled; however, if the activity can not comply with the guidelines, the HMP requires that a project-specific BA be prepared for the action and go through the consultation process with the USFWS.

The LANL HMP and other applicable critical habitat documentation can be found in Appendix K of this SWPPP.

6.2 Documentation Regarding Historic Properties

In August, 2015 and December 2008, the Cultural Resources Team (using GPS spatial data as well as conducting visual inspections), reviewed the Laboratory industrial sites (see list below) and their associated outfalls and monitoring stations subject to the 2015 Multi-Sector General Permit (Permit #NMR050000) for effects on historic properties. All of these sites were found to be undertakings of no effect and in compliance with Section 106 of the National Historic Preservation Act (i.e., Criterion B).

- TA-3-22 Power and Steam Plant
- TA-3-38 Metals Fabrication Shop
- TA-3-38 Wood Shop
- TA-3-39 and 102 Metal Shop
- TA-3-66 Sigma Complex

- TA-60 Asphalt Batch Plant
- TA-60-1 Heavy Equipment Yard
- TA-60 Material Recycle Facility
- TA-60 Roads and Grounds
- TA-60-2 Warehouse
- TA-54 Area L
- TA-54 Area G
- TA-54 Maintenance Facility West
- TA-54 RANT

6.3 Documentation Regarding NEPA Review

The Final Site-Wide Environmental Impact Statement for the Operation of Los Alamos National Laboratory (DOE/EIS-0380) was issued in May 2008, and a Record of Decision in September 2008. Stormwater issues and associated pollution prevention requirements and activities at LANL are analyzed in Chapters 4 and 5 of the 2008 Site-Wide EIS. These activities are integrated into environmental reviews on a project-specific level through LANL's Integrated Review Tool (IRT), which incorporates both the Excavation Permit (EX-ID) and Permit Requirements Identification (PR-ID) process. Stormwater issues are identified and pollution prevention activities are implemented during the design and construction phases of all LANL projects, and as part of facility operations, including routine maintenance. LANL staff monitors stormwater pollution prevention compliance at the MSGP sites in accordance with Section 4.6 Stormwater Monitoring of this plan. Corrective actions are taken as necessary as described in Section 5.3 Corrective Actions Process of this plan.

SECTION 7: SWPPP CERTIFICATION

STORMWATER POLLUTION PREVENTION PLAN TA-3-38 Metals Fabrication Shop

Los Alamos National Laboratory

CERTIFICATION STATEMENT

"I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gathered and evaluated the information submitted. Based on my 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 my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations."

Dit: c=US, o=U.S. Government, ou-Departurous-ou-location of courses Alamon Mational Laboratory, ou-are serial/Number=141880, cn=Andrew W Ericks Date: 2017.01.19 15.48:01-0700'

Date: 1/19/17

Andrew W. Erickson

Facility Operations Director

Utilities and Institutional Facilities

SECTION 8: SWPPP MODIFICATIONS

The SWPPP will be modified by the PPT and reviewed by the EPC-CP Technical Advisor(s) whenever necessary to address any of the triggering conditions for corrective actions listed in Section 5.4 of this SWPPP to ensure that they do not reoccur; or to reflect changes implemented when a review following the triggering conditions listed in Section 5.4 of this SWPPP indicates that changes to control measures are necessary to meet the effluent limits described in this SWPPP. Changes to this SWPPP document must be made in accordance with the corrective action deadlines defined in Section 5.4 and must be signed and dated in accordance with the signatory requirements listed in Appendix B Subsection 11 (Signatory Requirements) of the 2015 MSGP. A record of amendments to the SWPPP will be tracked in the amendment log located in Appendix E of this SWPPP.

APPENDIX A

Stormwater Pollution Prevention Team Members

Stormwater Pollution Prevention Team Members

Pollution Prevention Team Leader

Name: Thomas P. Chavez

Title: Metals Fabrication Shop Superintendent

Office: 505-606-1568
Cell: 505-699-5994
Email: tpc@lanl.gov

Duties: Responsible for ensuring that the requirements of this SWPPP (including corrective actions) are met;

overseeing the assigned duties of other PPT members; and communication of information to the

group leader and LANL support organizations.

Maintenance and Oversight Officer

Name: David M. Olivas

Title: Operations and Maintenance Coordinator (OMC)

Office: 505-667-6503 Cell: 505-699-7224 Email: olivas@lanl.gov

Duties: Responsible for review of proposed work at the TA-3-38 MFS to ensure compliance with this

SWPPP; initiate and follow through with corrective actions to maintain BMPs.

EPC-CP MSGP Compliance Project Lead

Name: Holly Wheeler

Title: MSGP SWPPP Technical Lead

Office: 505-667-1312 Email: hbenson@lanl.gov

Duties: Provide technical guidance on SWPPP contents, adequacy, and implementation; aides in performing and documenting the routine and quarterly visual inspections; provide guidance on BMPs; and assists with revising this SWPPP as needed. Provide annual report data, stormwater monitoring data (DMRs) and other applicable NPDES permit information to EPA.

Environmental Technical Advisor(s)/Inspector(s)

Name: Jillian E. Burgin

Title: Deployed Environmental Professional, CISEC / MSGP SWPPP Inspector

Office: 505-665-1893 Email: jeburgin@lanl.gov

Duties: Provide technical guidance concerning SWPPP contents, adequacy, and implementation; assists

ENV-CP in performing and documenting the routine inspections and quarterly visual assessments; provides guidance on corrective actions, BMPs, and assists with revising this SWPPP as needed.

Name: Leonard F. Sandoval

Title: Deployed Environmental Professional, CISEC / MSGP SWPPP Inspector

Office: 505-667-3557
Cell: 505-699-1235
Email: lesandov@lanl.gov

Duties: Provide technical guidance concerning SWPPP contents, adequacy, and implementation; assists

EPC-CP in performing and documenting the routine inspections and quarterly visual assessments; provides guidance on corrective actions, BMPs, and assists with revising this SWPPP as needed.

APPENDIX A1

SWPPT Meeting Notes and Other Documentation Relative to the SWPPP

APPENDIX B

Site Maps

Figure B-1, Regional Location Map
Figure B-2, General Location Map (Includes nearby surface waters and receiving waters)
Figure B-3, Facility Site Map
Figure B-4, Endangered Species Habitat Within LANL



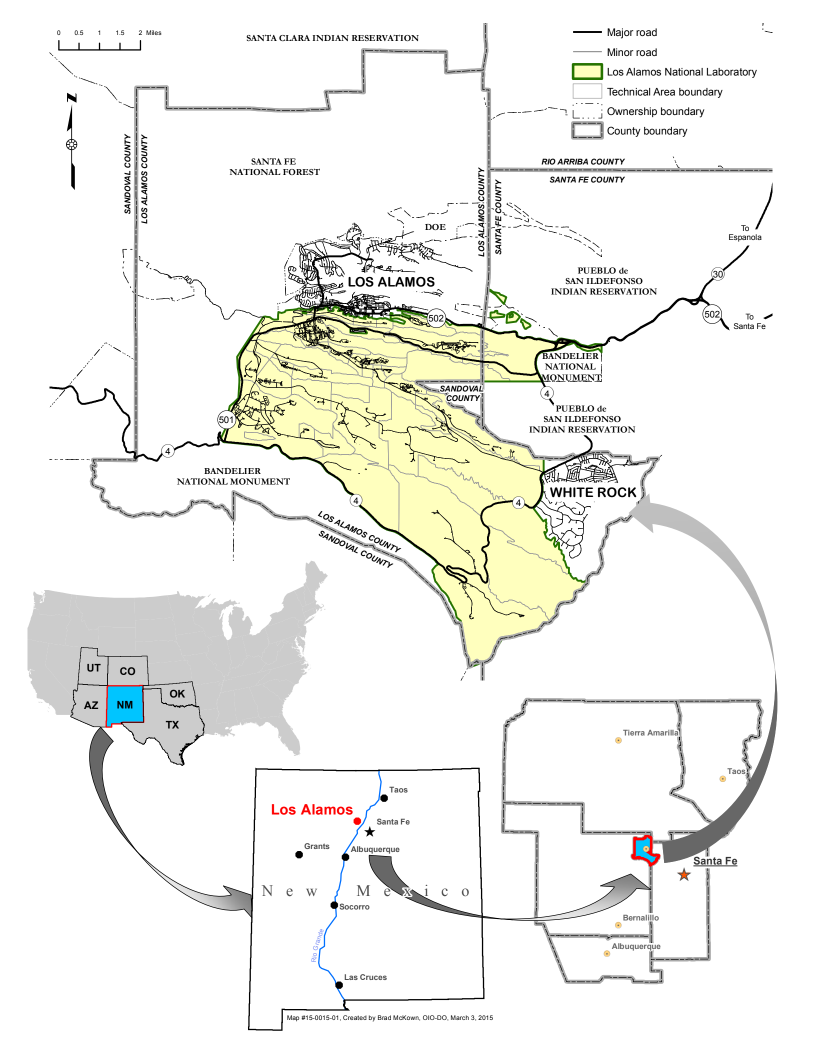
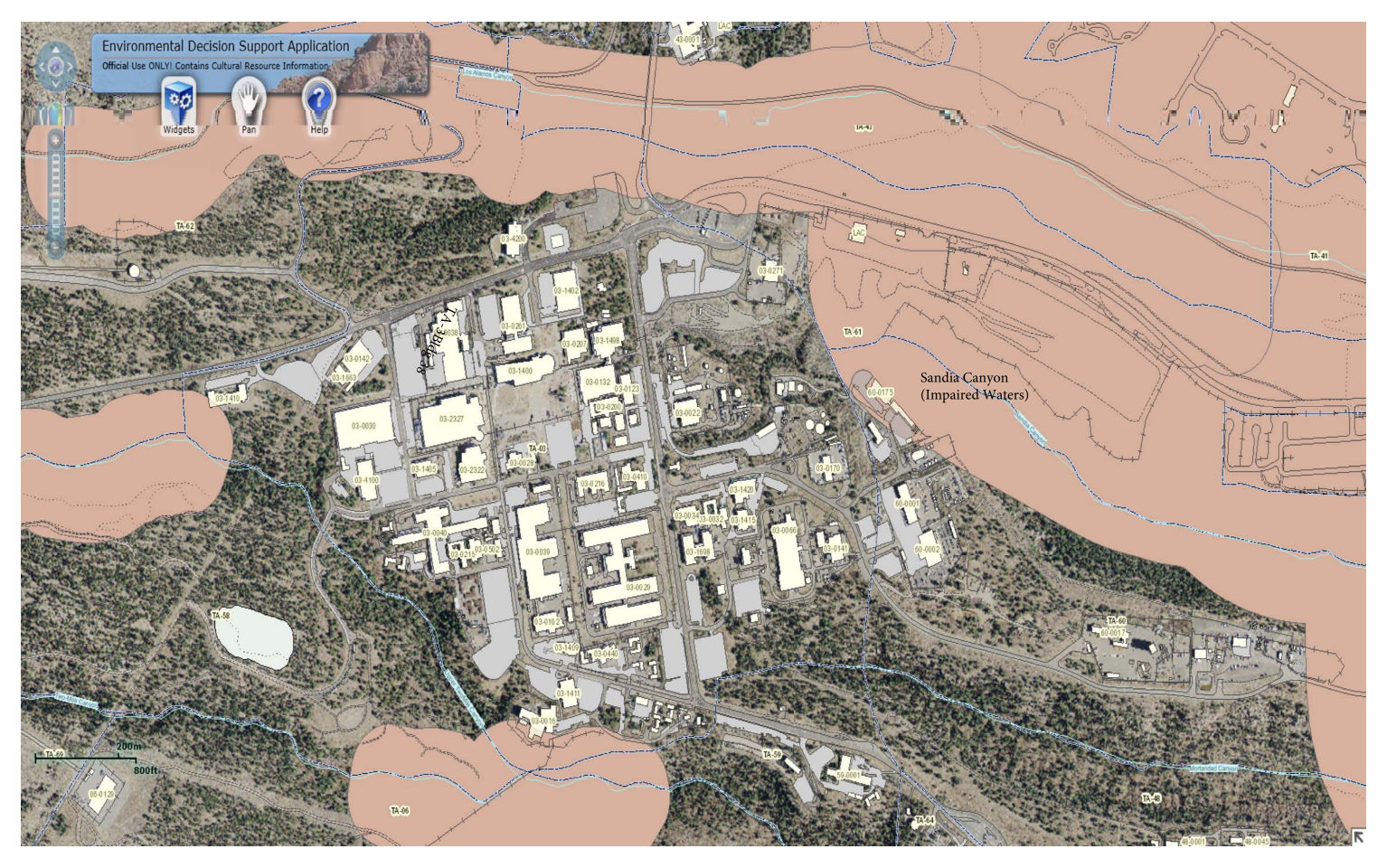
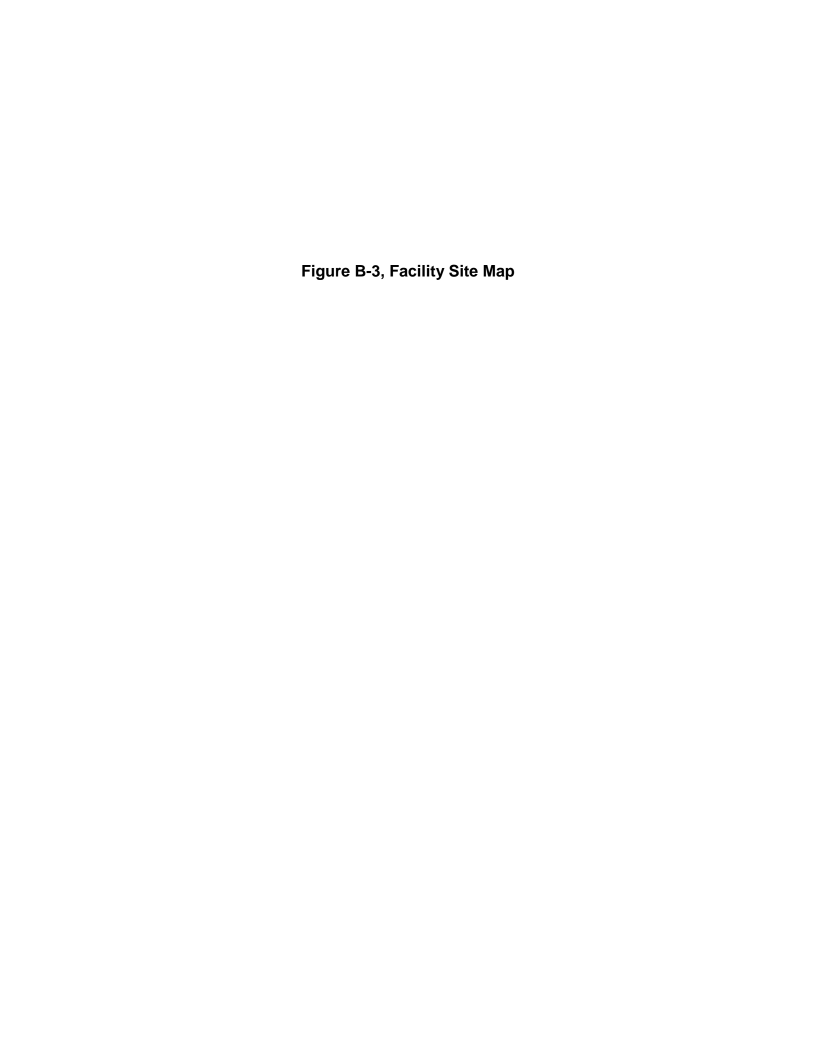


Figure B-2, General Location Map Location of Nearby Surface Waters and Receiving Waters





Peach Layer = Critical Habitat



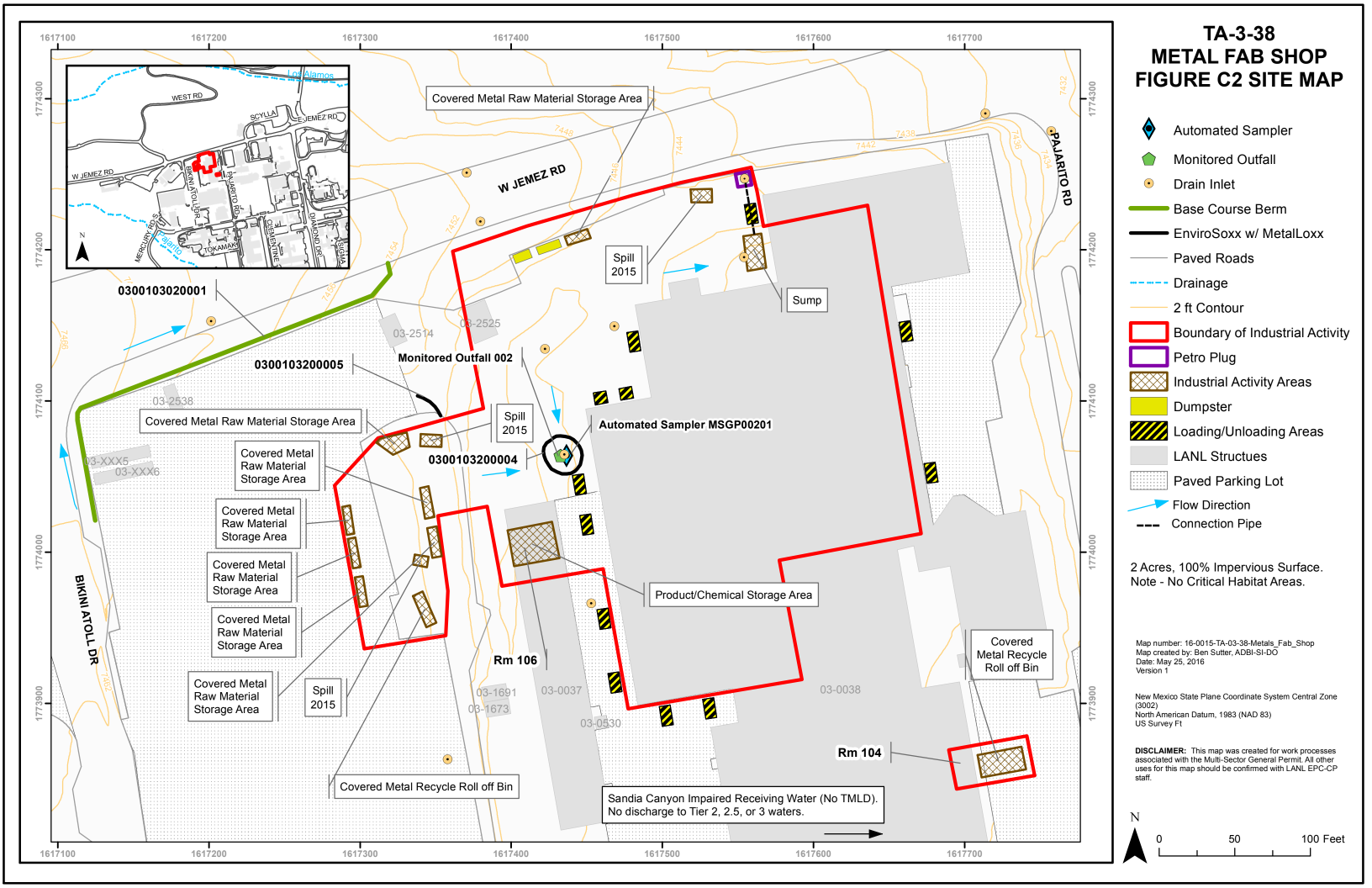
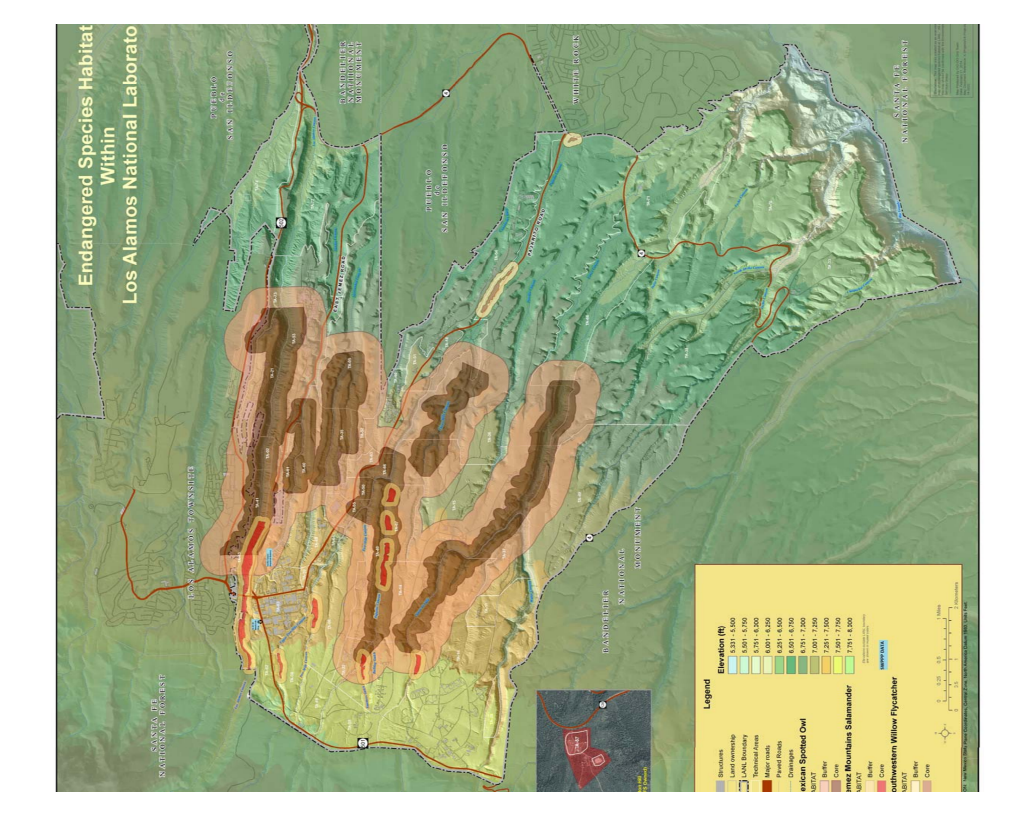


Figure B-4, Endangered Species Habitat Within LANL



APPENDIX C NOI and LANS Delegation of Authority Letter



Environment Safety & Health PO Box 1663, MS K491 Los Alamos, New Mexico 87545 (505) 667-4218/Fax (505) 665-3811

MAR 2 2 2016 Date:

Symbol: ADESH-16-045 LA-UR: 16-21721

Locates Action No.: N/A

Stormwater Notice Processing Center Mail Code 4203M, ATTN: 2015 MSGP Reports U.S. EPA 1200 Pennsylvania Avenue, NW Washington, DC 20460

To Whom It May Concern:

Transmittal of the National Pollutant Discharge Elimination System (NPDES) Notice Subject:

of Intent (NOI) For Stormwater Discharges Associated with Industrial Activity under

the Multi-Sector General Permit (MSGP) Tracking No. NMR053195

The purpose of this letter is to transmit a complete/correct NOI for stormwater discharges associated with industrial activity under the MSGP for Los Alamos National Laboratory (LANL) (Enclosure 1) on behalf of Los Alamos National Security LLC. LANS operates LANL for the Department of Energy. Per Section G of the attached NOI, three concurrence letters from the United States Department of Interior, Fish and Wildlife Service are provided in Enclosure 2. While submitting a NOI for coverage under the new 2015 MSGP, LANS experienced significant problems with EPA's Net NPDES eReporting tool, which resulted in the initial submission of a NOI with incomplete outfall attribute data and incorrect information. The details of these issues were provided in a letter sent to Mr. Bret Larsen of EPA Region 6 on October 29, 2015 (ENV-DO-15-0309) (Enclosure 3).

The initial NOI was submitted in the Net eReporting tool on 9/02/2015, which resulted in a follow-up email on 9/03/2015 from NeT@epa.gov stating the NOI requesting coverage for Los Alamos National Laboratory under EPA's 2015 MSGP had been certified and submitted to EPA for review, and assigned NPDES ID NMR053195. Please note, this tracking number has been inserted in Section B of Enclosure 1 to prevent confusion or assignment of an additional tracking number. Authorization to discharge under the 2015 MSGP was sent to LANS on 10/03/2015.

Repeated attempts to update the NOI via the "Change NOI" form have resulted in the same system problems without successful submittal of all required information via NeT. As such, an e-mail request for waiver pursuant to Part 7.1 of the 2015 MSGP was sent to Ms. Nasim Jahan on 2/05/2016. On 2/09/2016 Ms. Jahan responded by indicating "LANL can submit their paper copy."

LANL has 14 industrial sites covering eight (8) sectors, with 74 outfalls (26 monitored outfalls and 48 associated substantially identical outfalls) discharging to five (5) assessment units on the Clean Water Act 303(d) list (impaired waters without an EPA-approved or established TMDL pursuant to Part 6.2.4.1 of the 2015 MSGP). In addition, due to extended frozen conditions in the winter and the semi-arid climate, LANS implements an alternate monitoring period of four (4) two-month monitoring quarters for benchmark values as identified below, in accordance with Part 6.1.6 of the 2015 MSGP. This does not coincide with the four (4) three month monitoring quarters for benchmark values currently in the NetDMR.

April 1 through May 31 June 1 through July 31 August 1 through September 30 October 1 through November 30

To facilitate complete and accurate information in the NeT reporting system, LANS has provided an additional table (Enclosure 4) containing sector-specific information per MSGP site within the 36 square mile facility and listed each site's associated outfalls. The premise for providing this information is to determine whether the NeT tool can prepopulate the electronic Discharge Monitoring Report (DMR) form based on this information without causing inaccuracies or rejected data (non-fillable forms due to unresolvable hard errors). In addition, LANS is concerned that incomplete or incorrect NOI information will perpetuate a recurring prohibitive "domino effect" on subsequent electronic DMR filing and "Change NOI" forms.

LANS respectfully requests consideration of waivers for electronic submittal of MSGP DMRs using the NetDMR system until it is determined whether the attached NOI can be submitted by EPA's Subcontractor into the NeT tool. Once this occurs, LANS can determine how information is populating the NetDMR system and whether it will accept applicable data without causing prohibitive hard errors.

Any additional direction or guidance you may have would be appreciated. Please contact Terrill Lemke of Environmental Protection and Compliance, Compliance Programs (EPC-CP) at (505) 665-2397 if you have any questions regarding this NOI.

Sincerely,

Michael T. Brandt, DrPH, CIH

Associate Director

Environment, Safety & Health

Los Alamos National Security, LLC

Los Alamos National Laboratory

MTB:TWL:HLW/lm

Enclosure: 1. Notice of Intent (NOI) For Stormwater Discharges Associated With Industrial Activity Unde the NPDES Multi-Sector General Permit

2. Concurrence letters from United States Department of Interior, Fish and Wildlife Service

- 3. Multi-Sector General Permit (MSGP) Notice of Intent (NOI) Reporting Pursuant to Part B.12.H
- 4. Industrial Sites and Outfalls by Sector
- Cy: Nasim Jahan, USEPA/Region 6, Dallas, TX, (E-File) Bruce Yurdin, NMED/SWQB, Santa Fe, NM, (E-File) Jordan Arnswald, NA-LA, (E-File) Craig S. Leasure, PADOPS, (E-File) William Mairson, PADOPS, (E-File) Michael T. Brandt, ADESH, (E-File) Raeanna Sharp-Geiger, ADESH, (E-File) John P. McCann, EPC-DO, (E-File) Terrill W. Lemke, EPC-CP, (E-File) Holly L. Wheeler, EPC-CP, (E-File) Timothy A. Dolan, LC-ESH, (E-File) lasomailbox@nnsa.doe.gov, (E-File) locatesteam@lanl.gov, (E-File) epc-correspondence@lanl.gov

ENCLOSURE 1

Notice of Intent (NOI) For Stormwater Discharges Associated With Industrial Activity Under the NPDES Multi-Sector General Permit

ADESH-16-045

LA-UR-16-21721

Date:	MAR 2 2 2016

NPDES FORM 3510-6



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY WASHINGTON, DC 20460

NOTICE OF INTENT (NOI) FOR STORMWATER DISCHARGES ASSOCIATED WITH INDUSTRIAL ACTIVITY UNDER THE NPDES MULTI-SECTOR GENERAL PERMIT

Form Approved. OMB No. 2040-0004

Submission of this Notice of Intent (NOI) constitutes notice that the operator identified in Section C of this form requests authorization to discharge pursuant to the NPDES Stormwater Multi-Sector General Permit (MSGP) permit number identified in Section B of this form. Submission of this NOI also constitutes notice that the operator identified in Section C of this form meets the eligibility conditions of Part 1.1 of the MSGP for the facility identified in Section D of this form. To obtain authorization, you must submit a complete and accurate NOI form. Discharges are not authorized if your NOI is incomplete or inaccurate or if you were never eligible for permit coverage. Refer to the instructions at the end of this form to complete your NOI.

A. Approval to	Use Paper NOI Form
1. Have you been	granted a waiver from electronic reporting from the EPA Regional Office*?
If yes, check v	which waiver you have been granted, the name of the EPA Regional Office staff person who granted the waiver, and the date of approval:
Waiver gra	nted: The owner/operator's headquarters is physically located in a geographic area (i.e., ZIP code or census tract) that is identified as under-served for broadband Internet access in the most recent report from the Federal Communications Commission.
	The owner/operator has issues regarding available computer access or computer capability.
Name of EP	PA staff person that granted the waiver: Naslm Jahan Jahan
	oval obtained: 02/09/2016
must file this for	equired to obtain approval from the applicable EPA Regional Office prior to using this paper NOI form. If you have not obtained a waiver, you melectronically using the NPDES eReporting Tool (NeT) at

D. Facility Information
1. Facility Name: Los Allamos National Laboratory
2. Facility Address:
Street/Location: POBox 1663
City: Los Alamos State: NM ZIP Code: 8 7 5 4 5 -
County or Similar Government Subdivision:
3. Latitude/Longitude for the facility:
Latitude: 3 5 8 7 2 7 7 7 N (decimal degrees) Longitude: 1 0 6 3 2 1 1 2 7 N (decimal degrees)
Latitude/Longitude Data Source:
If you used a USGS topographic map, what was the scale?
Horizontal Reference Datum: NAD 27 NAD 83 WGS 84
4. Is your facility located on Indian Country lands? 🔲 YES 📕 NO
If yes, provide the name of the Indian tribe associated with the area of Indian country (including name of Indian reservation, if applicable):
5. Are you requesting coverage under this NOI as a "federal operator" as defined in Appendix A? YES NO 6. What is the ownership type of the
facility? Federal Facility (U.S. Government) Privately Owned Facility Municipality County Government
☐ Corporation ☐ State Government ☐ Tribal Government ☐ School District
District Mixed Ownership (e.g. Municipal or Water Public/Private) District
7. Estimated area of industrial activity at your facility exposed to stormwater: 131.36 (to the nearest quarter acre)
8. Sector-Specific Information
Identify the 4-digit Standard Industrial Classification (SIC) code or 2-letter Activity Code that best represents the products produced or services rendered for which your facility is primarily engaged, as defined in the MSGP, and the applicable sector and subsector of your primary industrial activity (See Appendix D):
Primary SIC Code: 3 4 4 9 OR Primary Activity Code:
Sector: A A Subsector: A A 1
Identify the applicable sector(s) and subsector(s) of any co-located industrial activity for which you are requesting permit coverage:
Sector: P Subsector: P 1 Sector: K Subsector: K 1 Sector: A Subsector: A 4 Sector: D Subsector: D 1
Sector: O Subsector: O 1 Sector: F Subsector: F 4 Sector: N Subsector: N 2 Sector: Subsector: N 2 Subsector: Subsector: N 2 Su
If you are a Sector S (Air Transportation) facility, do you anticipate using more than 100,000 gallons of pure glycol in glycol-based deicing fluids and/or 100 tons or more of urea on an average annual basis?
If you are a Sector G (Metal Mining) facility, do you have discharges from waste rock and overburden piles? 🔲 YES 📋 NO
Check the type of ore you mine at your facility: Tungsten Ore Nickel Ore
☐ Mercury Ore ☐ Iron Ore ☐ Platinum Ore ☐ Titanium Ore ☐ Vanadium Ore ☐ Molybdenum ☐ Uranium, Radium, and/or Vanadium Ore
9. Is your facility presently inactive and unstaffed?* 🔲 YES 🗎 NO
* Note that if your facility becomes inactive and unstaffed during the permit term, you must submit an NOI modification to reflect the change.
E. Discharge Information
1. By indicating "Yes" below, I confirm that I understand that the MSGP only authorizes the allowable stormwater discharges in Part 1.1.2 and the allowable non-stormwater discharges listed in Part 1.1.3. Any discharges not expressly authorized in this permit cannot become authorized or shielded from liability under CWA section 402(k) by disclosure to EPA, state, or local authorities after issuance of this permit via any means, including the Notice of Intent (NOI) to be covered by the permit, the Stormwater Pollution Prevention Plan (SWPPP), during an inspection, etc. If any discharges requiring NPDES permit coverage other than the allowable stormwater and non-stormwater discharges listed in Parts 1.1.2 and 1.1.3 will be discharged, they must be covered under another NPDES permit.
2. Federal Effluent Limitation Guidelines
Are you requesting permit coverage for any stormwater discharges subject to effluent limitation guidelines?

40 CFR Part/Subpart	Eligible Discharges	Affected MSGP Sector	New Source Date	Check if Applicable
Part 411, Subpart C	Runoff from material storage piles at cement manufacturing facilities	E	2/20/1974	
Part 418 Subpart A	Runoff from phosphate fertilizer manufacturing facilities that comes into contact with any raw materials, finished product, by-products or waste products (SIC 2874)	С	4/8/1974	
Part 423	Coal pile runoff at steam electric generating facilities	0	11/19/1982 10/8/1974 ¹	
Part 429, Subpart 1	Discharges resulting from spray down or intentional wetting of logs at wet deck storage areas	A	1/26/1981	
Part 436, Subpart B, C, or D	Mine dewatering discharges at crushed stone mines, construction sand and gravel mines, or industrial sand mines	J	N/A	0
Part 443, Subpart A	Runoff from asphalt emulsion facilities	D	7/28/1975	•
Part 445, Subparts A & B	Runoff from hazardous waste and non-hazardous waste landfills	K, L	2/2/2000	
Part 449	Runoff containing urea from airfield pavement deicing at existing and new primary airports with 1,000 or more annual non-propeller aircraft departures	s	6/15/2012	0

NSPS promulgated in 1974 were not removed via the 1982 regulation; therefore wastewaters generated by Part 423-applicable sources that were New Sources under the 1974 regulations are subject to the 1974 NSPS.

3. Receiving Waters Information: (Attach a separate list if necessary)

11-4 11 2 44	e stormwater outfalls			
from your facility. Each outfall must be identified by a unique 3-digit ID (e.g., 001, 002). Also provide the latitude and longitude in degrees decimal for each outfall.		Provide the name of the first water of the U.S. that receives stormwater directly from the outfall and/or from the MS4 that the outfall discharges to:	If the receiving water is impaired (on the CWA 303(d) list), list the pollutants that are causing the impairment:	If a TMDL been completed for this receiving waterbody, providing the following information:
Outfall ID	002	Sandia Canyon (Sigma Canyon to NPDES outfall 001)	Aluminum, total Copper, dissolved Gross Alpha, adjusted	TMDL Name and ID: N/A
Latitude	35.875797		Polychlorinated Biphenyls (PCBs) Thallium, dissolved	Poliutant(s) for which there is a TMDL:
Longitude	-106.327580			N/A
Outfall ID	004	Two Mile Canyon (Pajarito to headwaters)	Aluminum, total Gross Alpha, adjusted PCBs	TMDL Name and ID:
Latitude	35.871431		1 003	Poliutant(s) for which there is a TMDL:
Longitude	-106.323832			N/A
If substantia	lly identical to other ou	tfall, list identical outfall ID:		

EPA FORM 3510-6 (Revised 6-2015)

-				
Outfail ID	005	Sandia Canyon (Sigma Canyon to NPDES outfall 001)	Aluminum, total Copper, dissolved Gross Alpha, adjusted	TMDL Name and ID:
Latitude	35.873919		PCBs Thallium, dissolved	Pollutant(s) for which there is a TMDL:
Longitude	-106.320746			N/A
If substanti	ally identical to other o	outfall, list identical outfall ID:		<u> </u>
Outfall ID	006	Sandia Canyon (Sigma Canyon to NPDES outfall 001)	Aluminum, total Copper, dissolved Gross Alpha, adjusted	TMDL Name and ID: N/A
Latitude	35.874011		PCBs Thallium, dissolved	Pollutant(s) for which there is a TMDL:
Longitude	-106.319858			N/A
if substantio	ally identical to other o	utfall, list identical outfall ID: 005		
Outfall ID	009	Sandia Canyon (Sigma Canyon to NPDES outfall 001)	Aluminum, total Copper, dissolved Gross Alpha, adjusted	TMDL Name and ID:
Latitude	35.874843		PCBs Thallium, dissolved	Pollutant(s) for which there is a TMDL:
Longitude	-106.319412			N/A
If substantia	illy identical to other or	utfall, list identical outfall ID:		
Oulfall ID	007	Sandia Canyon (Sigma Canyon to NPDES outfall 001)	Aluminum, total Copper, dissolved Gross Alpha, adjusted	TMDL Name and ID: N/A
Latitude	35.874014	,	PCBs Thallium, dissolved	Pollutant(s) for which there is a TMDL:
iongitude	-106.319203			N/A
f substantial	lly identical to other ou	tfall, list identical outfall ID: 009		(

Oulfall ID	008	Sandia Canyon (Sigma Canyon to NPDES outfall 001)	Aluminum, total Copper, dissolved Gross Alpha, adjusted	TMDL Name and ID: N/A
Latitude	35.874617		PCBs Thallium, dissolved	Pollutant(s) for which there is a TMDL:
Longitude	-106.318925			N/A
It substanti	ally identical to other	outfall, list identical outfall ID: 009		
Outfall ID	010	Sandia Canyon (Sigma Canyon to NPDES outfall 001)	Aluminum, total Copper, dissolved Gross Alpha, adjusted	TMDL Name and ID: N/A
Latitude	35.875402		PCBs Thallium, dissolved	Pollutant(s) for which there is a TMDL:
Longitude	-106.320301			N/A
if substantic	ally identical to other	outfall, list identical outfall ID: 009		
Oulfall ID	012	Sandia Canyon (Sigma Canyon to NPDES outfall 001)	Aluminum, total Copper, dissolved Gross Alpha, adjusted	TMDL Name and ID: N/A
latitude	35.875532		PCBs Thallium, dissolved	Pollutant(s) for which there is a TMDL:
longitude	-106.320884			N/A
f substantia	liy identical to other o	outfall, list identical outfall ID:		
Outfall ID	011	Sandia Canyon (Sigma Canyon to NPDES outfall 001)	Aluminum, total Copper, dissolved Gross Alpha, adjusted	TMDL Name and ID: N/A
atitude	35.875563		PCBs Thallium, dissolved	Pollutant(s) for which there is a TMDL:
		1		N/A
ongitude	-106.320744			_ =

Outfall ID	018	Sandia Canyon (Sigma Canyon to NPDES outfall 001)	Aluminum, total Copper, dissolved Gross Alpha, adjusted	TMDL Name and ID: N/A
Latitude	35.872834		Gross Alpha, adjusted PCBs Thallium, dissolved	Pollutant(s) for which there is a TMDL:
Longitude	-106.317653			N/A
If substanti	ally identical to other	outfall, list identical outfall ID:	X	
Outfall ID	013	Mortandad Canyon (Within LANL)	Aluminum, total Copper, dissolved Gross Alpha, adjusted	TMDL Name and ID: N/A
Latitude	35.870797		PCBs	Pollutant(s) for which there is a TMDL:
Longitude	-106.317867			N/A
If substantic	ally identical to other	outfall, list Identical outfall ID: 018		
Outfall ID	014	Mortandad Canyon (Within LANL)	Aluminum, total Copper, dissolved Gross Alpha, adjusted	TMDL Name and ID: N/A
Latitude	35.870890		PCBs	Pollutant(s) for which there is a TMDL:
Longitude	-106.317393		7	N/A
if substantia	lly identical to other o	outfall, list identical outfall ID: 018		
Outfall ID	015	Mortandad Canyon (Within LANL)	Aluminum, total Copper, dissolved Gross Alpha, adjusted	TMDL Name and ID: N/A
Latitude	35.871389		PCBs	Pollutant(s) for which there is a TMDL:
longitude	-106.316397			N/A
		I The state of the		

Outfall ID	016	Sandia Canyon (Sigma Canyon to NPDES outfall 001)	Aluminum, total Copper, dissolved Gross Alpha, adjusted	TMDL Name and ID:
Latitude	35.872447		PCBs Thallium, dissolved	Pollutant(s) for which there is a TMDL:
longitude	-106.316721			N/A
If substanti	ally identical to other	outfall, list identical outfall ID: 018		
Outfall ID	017	Sandia Canyon (Sigma Canyon to NPDES outfall 001)	Aluminum, total Copper, dissolved Gross Alpha, adjusted	TMDL Name and ID: N/A
Latitude	35.872599		PCBs Thallium, dissolved	Pollutant(s) for which there is a TMDL:
Longitude	-106.317066			N/A
lf substantic	ally identical to other	outfall, list identical outfall ID: 018		
Outfail ID	019	Sandia Canyon (Sigma Canyon to NPDES outfall 001)	Aluminum, total Copper, dissolved Gross Alpha, adjusted	TMDL Name and ID: N/A
		001)	PCBs Thallium, dissolved	
Latitude	35.872682		Thallium, dissolved	Pollutant(s) for which there is a TMDL:
Latitude Longitude	35.872682 -106.318467	· ·	Thallium, dissolved	
longitude	-106.318467	outfall, list identical outfall ID: 018	Thallium, dissolved	there is a TMDL:
longitude	-106.318467	Sandia Canyon (Sigma Canyon to NPDES outfall	Aluminum, total Copper, dissolved	there is a TMDL:
Longitude If substantia Outfall ID	-106.318467	Sandia Canyon (Sigma	Aluminum, total	there is a TMDL: N/A TMDL Name and ID:
Longitude If substantia	-106.318467 Ally identical to other a	Sandia Canyon (Sigma Canyon to NPDES outfall	Aluminum, total Copper, dissolved Gross Alpha, adjusted PCBs	TMDL Name and ID: N/A Pollutant(s) for which

	1000	Condia Consultati	T	TMDL Name and ID:
Outfall ID	022	Sandia Canyon (Sigma Canyon to NPDES outfall 001)	Aluminum, total Copper, dissolved Gross Alpha, adjusted	N/A
Latitude	35.872661		PCBs Thallium, dissolved	Pollutant(s) for which there is a TMDL:
Longitude	-106.313691			N/A
if substanti	ally identical to other c	utfall, list identical outfall (D:		
Outfall ID	021	Sandia Canyon (Sigma Canyon to NPDES outfall 001)	Aluminum, total Copper, dissolved Gross Alpha, adjusted	TMDL Name and ID: N/A
Latitude	35.872514		PCBs Thallium, dissolved	Pollutant(s) for which there is a TMDL:
Longitude	-106.313562			N/A
If substantio	illy identical to other o	utfali, list identical outfall ID: 022		
Outfall ID	023	Sandia Canyon (Sigma Canyon to NPDES outfall 001)	Aluminum, total Copper, dissolved Gross Alpha, adjusted	TMDL Name and ID: N/A
Latitude	35.873193	001)	PCBs Thallium, dissolved	Pollutant(s) for which there is a TMDL:
Longitude	-106.313116			N/A
If substantia	lly identical to other ou	offall, list identical outfall ID: 022		
Outfall ID	024	Sandia Canyon (Sigma Canyon to NPDES outfall 001)	Aluminum, total Copper, dissolved Gross Alpha, adjusted	TMDL Name and ID: N/A
Latitude	35.873046		PCBs Thallium, dissolved	Pollutant(s) for which there is a TMDL:
Longitude	-106.315069			N/A
lf substantia	ly identical to other ou	Ifali, list identical outfall ID: 022		

Outfall ID	025	Sandia Canyon (Sigma Canyon to NPDES outfall 001)	Aluminum, total Copper, dissolved Gross Alpha, adjusted PCBs Thallium, dissolved	TMDL Name and ID:
Latitude	35.872928			Pollutant(s) for which there is a TMDL:
Longitude	-106.315400			N/A
If substant	ally identical to other	outfall, list identical outfall ID: 022		5 1 to 1
Outfall ID	026	Sandia Canyon (Sigma Canyon to NPDES outfall 001)	Aluminum, total Copper, dissolved Gross Alpha, adjusted	TMDL Name and ID: N/A
Latitude	35.872114		PCBs Thallium, dissolved	Pollutant(s) for which there is a TMDL:
Longitude	-106.313105	1		N/A
lf substantic	ally identical to other	outfall, list identical outfall ID:		
Outfall ID	027	Sandia Canyon (Sigma Canyon to NPDES outfall 001)	Aluminum, total Copper, dissolved Gross Alpha, adjusted PCBs Thallium, dissolved	TMDL Name and ID: N/A
Latitude	35.872401			Pollutant(s) for which there is a TMDL:
longitude	-106.313391		.8:5	N/A
if substantic	illy identical to other c	outfall, list identical outfall ID: 026		Al el
Outfall (D	028	Sandia Canyon (Sigma Canyon to NPDES outfall 001)	Aluminum, total Copper, dissolved Gross Alpha, adjusted PCBs Thallium, dissolved	TMDL Name and ID: N/A
Outdii 1D				
atitude	35.872505	001)		Pollutant(s) for which there is a TMDL:
	35.872505 -106.313542	-		

Outfall ID	029	Sandia Canyon (Sigma Canyon to NPDES outfall	Aluminum, total Copper, dissolved	TMDL Name and ID:
Latitude	35.873969	001)	Gross Alpha, adjusted PCBs Thallium, dissolved	Pollutant(s) for which there is a TMDL:
Longitude	-106.313281			N/A
If substanti	ally identical to other	outfall, list identical outfall ID:		
Outfail ID	031	Mortandad Canyon (within LANL)	Aluminum, total Copper, dissolved Gross Alpha, adjusted	TMDL Name and ID: N/A
Latitude	35.869227		PCBs	Poliulant(s) for which there is a TMDL:
Longitude	-106.305685			N/A
If substantia	ally identical to other o	outfall, list identical outfall ID:		
Outfall ID	030	Mortandad Canyon (within LANL)	Aluminum, total Copper, dissolved Gross Alpha, adjusted	TMDL Name and ID:
Latitude	35.869325		PCBs	Pollutant(s) for which there is a TMDL:
Longitude	-106.306926			N/A
if substantia	Illy identical to other o	utfali, list identical outfall ID: 031		
Outfali ID	032	Sandia Canyon (Sigma Canyon to NPDES outfall 001)	Aluminum, total Copper, dissolved Gross Alpha, adjusted	TMDL Name and ID: N/A
Latitude	35.870741		PCBs Thallium, dissolved	Pollutant(s) for which there is a TMDL:
Longilude	-106.306812			N/A
f substantia	lly identical to other or	uffail, list identical outfail ID:		150

Outfall ID	033	Sandia Canyon (Sigma Canyon to NPDES outfall 001)	Aluminum, total Copper, dissolved Gross Alpha, adjusted	TMDL Name and ID: N/A
Latitude	35.870712		PCBs Thallium, dissolved	Pollutant(s) for which there is a TMDL:
Longitude	-106.306443			N/A
lf substanti	ally identical to other	outfall, list identical outfall ID: 032		
Outfall ID	034	Sandia Canyon (Sigma Canyon to NPDES outfall 001)	Aluminum, total Copper, dissolved Gross Alpha, adjusted	TMDL Name and ID: N/A
Latitude	35.870603		PCBs Thallium, dissolved	Pollutant(s) for which there is a TMDL:
Longitude	-106.306055			N/A
if substantic	ally identical to other	outfall, list Identical outfall ID: 032	1	
Outfall ID	035	Sandia Canyon (Sigma Canyon to NPDES outfall 001)	Aluminum, total Copper, dissolved Gross Alpha, adjusted	TMDL Name and ID: N/A
Latitude	35.870474		PCBs Thallium, dissolved	Poliutant(s) for which there is a TMDL:
Longitude	-106.305432			N/A
lf substantic	illy identical to other o	outfall, list identical outfall ID: 032		
Oulfall ID	036	Sandia Canyon (Sigma Canyon to NPDES outfall 001)	Aluminum, total Copper, dissolved Gross Alpha, adjusted	TMDL Name and ID: N/A
Latitude	35.867825		PCBs Thallium, dissolved	Pollutant(s) for which there is a TMDL:
				N/A
Longitude	-106.293388			

Outfall ID	037	Sandia Canyon (Sigma Canyon to NPDES outfall 001)	Aluminum, total Copper, dissolved Gross Alpha, adjusted	TMDL Name and ID: N/A
Latitude	35.867859		PCBs Thallium, dissolved	Pollutant(s) for which there is a TMDL:
Longitude	-106.292992			N/A
if substanti	ally identical to other o	outfall, list identical outfall ID: 036		
Outfall ID	039	Sandia Canyon (Sigma Canyon to NPDES outfall 001)	Aluminum, total Copper, dissolved Gross Alpha, adjusted	TMDL Name and ID: N/A
Latitude	35.867826		PCBs Thallium, dissolved	Pollutant(s) for which there is a TMDL:
Longitude	-106.291726			N/A
if substantic	ally identical to other o	utfall, list identical outfall ID:		
Ouffall ID	038	Sandia Canyon (Sigma Canyon to NPDES outfall 001)	Aluminum, total Copper, dissolved Gross Alpha, adjusted	TMDL Name and ID:
Latitude	35.867855		PCBs Thallium, dissolved	Pollutant(s) for which there is a TMDL:
Longilude	-106.292211			N/A
if substantio	illy identical to other or	utfall, list identical outfall ID: 039		
Outfall ID	040	Sandia Canyon (Sigma Canyon to NPDES outfall 001)	Aluminum, total Copper, dissolved Gross Alpha, adjusted	TMDL Name and ID: N/A
Latitude	35.867839	<i></i>	PCBs Thallium, dissolved	Pollutant(s) for which there is a TMDL:
Longitude	-106.291955			N/A
If substantia	lly identical to other ou	tfall, list identical outfall ID: 039		

Outfall ID	042	Sandia Canyon (Sigma Canyon to NPDES outfall 001)	Aluminum, total Copper, dissolved Gross Alpha, adjusted	TMDL Name and ID: N/A
Latitude	35.867047		PCBs Thallium, dissolved	Pollutant(s) for which there is a TMDL:
Longitude	-106.289163			N/A
if substanti	ally Identical to other	outfall, list identical outfall ID:		
Ouffall ID	041	Mortandad Canyon (within LANL)	Aluminum, total Copper, dissolved Gross Alpha, adjusted	TMDL Name and ID: N/A
Latitude	35.866377		PCBs	Pollutant(s) for which there is a TMDL:
Longitude	-106.291397	_		N/A
if substantic	ally identical to other	putfall, list identical outfall ID: 042	- Games	I.
Outfall ID	043	Mortandad Canyon (within LANL)	Aluminum, total Copper, dissolved Gross Alpha, adjusted	TMDL Name and ID: N/A
Outfall ID	043 35.866084		•	
			Copper, dissolved Gross Alpha, adjusted	N/A Pollutant(s) for which
Latitude Longitude	35.866084 -106.290165		Copper, dissolved Gross Alpha, adjusted PCBs	N/A Pollutant(s) for which there is a TMDL:
Latitude Longitude	35.866084 -106.290165	LANL)	Copper, dissolved Gross Alpha, adjusted PCBs Aluminum, total Gross Alpha, adjusted	N/A Pollutant(s) for which there is a TMDL:
Latitude Longitude If substantia	35.866084 -106.290165	LANL) Dutfall, list Identical outfall ID: Canada del Buey (within	Copper, dissolved Gross Alpha, adjusted PCBs Aluminum, total	N/A Pollutant(s) for which there is a TMDL: N/A

Outfall ID	044	Canada del Buey (within LANL)	Aluminum, total Gross Alpha, adjusted PCBs	TMDL Name and ID: N/A
Latitude	35.845868			Pollutant(s) for which there is a TMDL:
Longitude	-106.265279			N/A
If substantia	ally identical to other o	outfall, list identical outfall ID: 047		
Outfall ID	045	Canada del Buey (within LANL)	Aluminum, total Gross Alpha, adjusted PCBs	TMDL Name and ID: N/A
Latitude	35.845586			Pollutant(s) for which there is a TMDL:
Longifude	-106.265214			N/A
If substantia	lly identical to other o	utfall, list identical outfall ID: 047		
Outfall ID	046	Canada del Buey (within LANL)	Aluminum, total Gross Alpha, adjusted PCBs	TMDL Name and ID:
Latitude	35.845200		· 655	Pollutant(s) for which there is a TMDL:
Longitude	-106.264844		A 1	N/A
If substantia	lly identical to other ou	rifali, list identical outfali ID: 047		
Outfall ID	048	Canada del Buey (within LANL)	Aluminum, total Gross Alpha, adjusted PCBs	TMDL Name and ID: N/A
Latitude	35.844590			Pollutant(s) for which there is a TMDL:
Longitude	-106.265044			N/A
If substantial	ly identical to other ou	Ifali, list identical outfall ID: 047		"

Oulfall ID	049	Pajarito Canyon (within LANL below Arroyo de la Delfe)	Aluminum, total PCBs	TMDL Name and ID: N/A
Lalifude	35.837228			Pollutant(s) for which there is a TMDL:
Longitude	-106.254840			N/A
If substanti	ally identical to other	outfall, list identical outfall ID:		
Oulfall ID	050	Canada del Buey (within LANL)	Aluminum, total Gross Alpha, adjusted PCBs	TMDL Name and ID: N/A
Latitude	35.835746			Pollutant(s) for which there is a TMDL:
Longitude	-106.250832			N/A
if substantio	Lily identical to other	outfall, list identical outfall ID:		
Outfall ID	051	Pajarito Canyon (within LANL below Arroyo de la Delfe)	Aluminum, total PCBs	TMDL Name and ID: N/A
Latitude	35.830143	_ Delie)	: :	Pollutant(s) for which there is a TMDL:
Longitude	-106.242662			N/A
lf substantic	lly identical to other o	Dutfall, list identical outfall ID:		
Outfall ID	052	Pajarito Canyon (within LANL below Arroyo de la Delfe)	Aluminum, total PCBs	TMDL Name and ID: N/A
Latitude	35.831852			Pollutant(s) for which there is a TMDL:
		4		N/A
.ongitude	-106.242928			,,,,,

Outfall ID	053	Pajarito Canyon (within LANL below Arroyo de la	Aluminum, total	TMDL Name and ID:
Latitude	35.829232	Delfe)	. 020	Pollutant(s) for which
	-106.236793			there is a TMDL:
Longitude				*
if substanti	ally identical to other	outfall, list identical outfall ID:		н поп
Outfall ID	065	Pajarito Canyon (within LANL below Arroyo de la Delfe)	Aluminum, total PCBs	TMDL Name and ID: N/A
Latitude	35.829028			Pollutant(s) for which there is a TMDL:
Longitude	-106.236029			N/A
If substantic	ally identical to other o	outfall, list identical outfall ID: 053		
Outfall ID	066	Pajarito Canyon (within LANL below Arroyo de la Delfe)	Aluminum, total PCBs	TMDL Name and ID:
Latitude	35.830185			Pollutant(s) for which there is a TMDL:
Longitude	-106.236107			N/A
If substantia	illy identical to other o	utfali, list identical outfali ID: 053		
Outfall ID	069	Pajarito Canyon (within LANL below Arroyo de la Delfe)	Aluminum, total PCBs	TMDL Name and ID:
Lattivde	35.830285			Pollutant(s) for which there is a TMDL:
Longitude	-106.234518		-1	N/A
if substantia	lly identical to other ou	uffall, list identical outfall ID:		

Outfall ID	054	Pajarito Canyon (within LANL below Arroyo de la Delfe)	Aluminum, total PCBs	TMDL Name and ID: N/A
Latitude	35.829036			Pollutant(s) for which there is a TMDL:
Longitude	-106.235125			N/A
If substant	ally identical to other	outfall, list identical outfall ID: 069		
Oulfall ID	055	Pajarito Canyon (within LANL below Arroyo de la Delfe)	Aluminum, total PCBs	TMDL Name and ID: N/A
Latitude	35.829173			Pollutant(s) for which there is a TMDL:
Longitude	-106.235121			N/A
if substanti	ally identical to other	outfall, list identical outfall ID: 069		
Outfall ID	056	Pajarito Canyon (within LANL below Arroyo de la Delfe)	Aluminum, total PCBs	TMDL Name and ID: N/A
Latitude	35.829310			Pollutant(s) for which there is a TMDL:
Longitude	-106.236107			N/A
f substantic	lly identical to other (outfall, list identical outfall ID: 069		
Outfall ID	057	Pajarito Canyon (within LANL below Arroyo de la Delfe)	Aluminum, total PCBs	TMDL Name and ID: N/A
atitude	35.829440			Poliutant(s) for which there is a TMDL:
	-106.235117			N/A
ongitude				

Outfall ID	058	Pajarito Canyon (within LANL below Arroyo de la	Aluminum, total PCBs	TMDL Name and ID: N/A
Latitude	35.829573	Delfe)		Pollutant(s) for which there is a TMDL:
Longitude	-106.235112		-	N/A
lf substanti	ally identical to other	outfali, list identical outfali ID: 069		
Outfall ID	059	Pajarito Canyon (within LANL below Arroyo de la Delfe)	Aluminum, total PCBs	TMDL Name and ID: N/A
Latitude	35.829711			Pollutant(s) for which there is a TMDL:
Longitude	-106.235108		£	N/A
If substantic	Ily identical to other o	Dutfall, list identical outfall ID: 069		
Outfall ID	060	Pajarito Canyon (within LANL below Arroyo de la Delfe)	Aluminum, total PCBs	TMDL Name and ID: N/A
Latitude	35.830340	2 Delie)		Pollutant(s) for which there is a TMDL:
Longitude	-106.234802	w =		N/A
lf substantia	illy identical to other o	utfall, list identical outfall ID: 069		
Oulfall ID	061	Pajarito Canyon (within LANL below Arroyo de la Delfe)	Aluminum, total PCBs	TMDL Name and ID: N/A
Latitude	35.830343			Poliutant(s) for which there is a TMDL:
Longitude	-106.234766	ja ki		N/A
		utfall, list identical outfall iD: 069		

Outfall ID	062	Pajarito Canyon (within LANL below Arroyo de la Delfe)	Aluminum, total PCBs	TMDL Name and ID:
Latitude	35.830344			Pollutant(s) for which there is a TMDL:
Longitude	-106.234725			N/A
if substant	laily identical to other	outfall, list identical outfall ID: 069		
Outfall ID	063	Pajarito Canyon (within LANL below Arroyo de la Delfe)	Aluminum, total PCBs	TMDL Name and ID: N/A
Latitude	35.830342			Pollutant(s) for which there is a TMDL:
Longitude	-106.234692			N/A
If substanti	ally identical to other	outfall, list identical outfall ID: 069		
Outfall ID	064	Pajarito Canyon (within	Aluminum, total	TMDL Name and ID:
Secondario		LANL below Arroyo de la	PCBs	
Latitude	35.830340	LANL below Arroyo de la Delfe)	PCBs	Pollutant(s) for which there is a TMDL:
36	35.830340 -106.234656		PCBs	Poliutant(s) for which
Latitude Longitude	-106.234656		PCBs	Poliutanf(s) for which there is a TMDL:
Latitude Longitude	-106.234656	Pajarito Canyon (within LANL below Arroyo de la	Aluminum, total	Poliutanf(s) for which there is a TMDL:
Latitude Longitude If substantic	-106.234656	Delfe) Duttall, list identical outfall ID: 069 Pajarito Canyon (within	Aluminum, total	Poliutanf(s) for which there is a TMDL: N/A TMDL Name and ID:
Latitude Longitude if substantic	-106.234656 ally identical to other a	Pajarito Canyon (within LANL below Arroyo de la	Aluminum, total	Pollutant(s) for which there is a TMDL: N/A TMDL Name and ID: N/A Pollutant(s) for which

If substantially identical to other outfall, list identical outfall ID: Outfall ID O70 Canada del Buey (within LANL) Canada del Buey (within PCBs Aluminum, total Gross Alpha, adjusted PCBs Pollutant(s) for which there is a TMDL: N/A If substantially identical to other outfall, list identical outfall ID: 072 Outfall ID O71 Canada del Buey (within LANL) Canada del Buey (within LANL) Aluminum, total Gross Alpha, adjusted PCBs TMDL Name and ID: N/A Pollutant(s) for which there is a TMDL: N/A Pollutant(s) for which there is a TMDL: N/A Pollutant(s) for which there is a TMDL: N/A					TAIRL Name and the
Latiflude 35.830051 Longitude -106.235103 If substantially identical to other outfall, list identical outfall ID: Canada del Buey (within LANL) Canada del Buey (within LANL) Latiflude 35.832885 Longitude -106.239444 If substantially identical to other outfall, list identical outfall ID: Canada del Buey (within LANL) TMDL Name and ID: N/A TMDL Name and ID: N/A Pollutant(s) for which there is a TMDL: N/A	Outfall ID	068	LANL below Arroyo de la		
tongitude -106.235103	Latitude	35.830051			
Cuffall ID 072 Canada del Buey (within LANL) Latitude 35.832885 Longitude -106.239444 Toutical ID 070 Canada del Buey (within LANL) Council ID 070 Canada del Buey (within LANL) Latitude 35.832404 Longitude -106.240510 Table Name and ID: N/A Pollutant(s) for which there is a TABL: N/A Pollutant(s) for which there is a TABL: N/A Latitude 071 Canada del Buey (within LANL) Latitude 071 Canada del Buey (within LANL) Longitude 071 Canada del Buey (within LANL) Canada del Buey (within Aluminum, total Gross Alpha, adjusted PCBs Table Name and ID: N/A Pollutant(s) for which there is a TABL: N/A	Longitude	-106.235103			N/A
Cutfall ID Lafflude 35.832885 Longitude -106.239444 If substantially Identical to other outfall, list Identical outfall ID: Canada del Buey (within LANL) Canada del Buey (within LANL) Aluminum, total Gross Alpha, adjusted PCBs TMDI. Name and ID: N/A Pollutant(s) for which there is a TMDI: N/A Pollutant(s) for which there is a TMDI: N/A If substantially Identical to other outfall, list Identical outfall ID: Canada del Buey (within LANL) If substantially Identical to other outfall, list Identical outfall ID: Outfall ID Outfall ID Or1 Canada del Buey (within LANL) Aluminum, total Gross Alpha, adjusted PCBs TMDI. Name and ID: N/A Pollutant(s) for which there is a TMDI: N/A	If substanti	ally identical to other o	utfall, list identical outfall ID: 069		
Longitude -106.239444 Longitude -106.239444 If substantially identical to other outfall, list identical outfall ID: Outfall ID Outfall ID Canada del Buey (within LANL) Longitude -106.240510 If substantially identical to other outfall, list identical outfall ID: Outfall ID O70 Canada del Buey (within LANL) Pollutant(s) for which there is a TMDL: N/A Pollutant(s) for which there is a TMDL: N/A If substantially identical to other outfall, list identical outfall ID: Outfall ID O71 Canada del Buey (within LANL) Aluminum, total Gross Alpha, adjusted PCBs TMDL Name and ID: N/A Pollutant(s) for which there is a TMDL: N/A Pollutant(s) for which there is a TMDL: N/A Pollutant(s) for which there is a TMDL: N/A	Outfall ID	072		Gross Alpha, adjusted	
toutfall ID 070 Canada del Buey (within LANL) N/A Pollutant(s) for which there is a TMDL: N/A Pollutant(s) for which there is a TMDL: N/A	Latitude	35.832885			
Canada del Buey (within LANL) Canada del Buey (within Gross Alpha, adjusted PCBs Aluminum, total Gross Alpha, adjusted PCBs Pollutant(s) for which there is a TMDL: N/A Pollutant(s) for which there is a TMDL: N/A Pollutant(s) for which there is a TMDL: N/A Table Name and ID: N/A Aluminum, total Gross Alpha, adjusted PCBs TMDL Name and ID: N/A Pollutant(s) for which there is a TMDL: N/A Pollutant(s) for which there is a TMDL: N/A Pollutant(s) for which there is a TMDL: N/A	Longitude	-106.239444			N/A
Carriada del Buey (Within LANL) Solutified Carriada del Buey (Within LANL) Carriada del Buey (Within LANL)	if substantio	ally identical to other o	iuffail, list identical outfail ID:		
tatified 35.832404 Longitude -106.240510 Total Duffall ID Canada del Buey (within LANL) Canada del Buey (within LANL) Aluminum, total Gross Alpha, adjusted PCBs Pollutant(s) for which there is a TMDL: N/A	Outfail ID	070		Gross Alpha, adjusted	
In the substantially identical to other outfall, list identical outfall ID: 072 Outfall ID	Latitude	35.832404		FODS	
Outfall ID Canada del Buey (within LANL) Canada del Buey (within Gross Alpha, adjusted PCBs Aluminum, total Gross Alpha, adjusted PCBs Pollutant(s) for which there is a TMDL: N/A	Longitude	-106.240510			N/A
outfall ID Canada del Buey (Within LANL) Aluminum, total Gross Alpha, adjusted PCBs Pollutant(s) for which there is a TMDL: N/A N/A	If substantio	illy identical to other ou	rifall, list identical outfall ID: 072		
atitude 35.832701 Pollutant(s) for which there is a TMDL: N/A	Outfall ID	071		Gross Alpha, adjusted	
ongitude -105.240994	Latitude	35.832701		. 000	
	Longitude	-106.240994			N/A
substantially identical to other outfall, list identical outfall ID: 072	lf substantia	ly identical to other ou	tfall, list identical outfall ID: 072		

Outfall ID	073	Sandia Canyon (Sigma Canyon to NPDES outfall 001)	Aluminum, total Copper, dissolved Gross Alpha, adjusted	TMDL Name and ID: N/A
Latitude	35.874819		PCBs Thallium, dissolved	Pollutant(s) for which there is a TMDL:
Longitude	-106.324283			N/A
if substanti	ally identical to other	outfall, list identical outfall ID:		
Outfall ID	074	Sandia Canyon (Sigma Canyon to NPDES outfall 001)	Aluminum, total Copper, dissolved Gross Alpha, adjusted	TMDL Name and ID: N/A
Latitude	35.875034		PCBs Thallium, dissolved	Pollutant(s) for which there is a TMDL:
Longitude	-106.327328			N/A
lf substantic	illy identical to other c	outfall, list identical outfall ID: 073		
Outfail ID	075	Sandia Canyon (Sigma Canyon to NPDES outfall 001)	Aluminum, total Copper, dissolved Gross Alpha, adjusted	TMDL Name and ID: N/A
	0-0-44-4	7 ***	PCBs	Pollutant(s) for which
Latitude	35.871154		Thallium, dissolved	there is a TMDL:
Latitude Longitude	-106.312940		Thallium, dissolved	
Longitude	-106.312940	outfall, list identical outfall ID:		there is a TMDL:
Longitude	-106.312940	outfall, list identical outfall ID:		there is a TMDL:
Longitude If substantia	-106.312940	outfall, list identical outfall ID:		there is a TMDL:
Longitude If substantia Outfall ID	-106.312940	outfall, list identical outfall ID:		there is a TMDL: N/A TMDL Name and ID: Pollutant(s) for which

4. Provide the following Information about your outfall latitude longitude:
Latitude/Longitude Data Source:
If you used a USGS topographic map, what was the scale?
Horizontal Reference Datum: NAD 27 NAD 83 WGS 84
5. Does your facility discharge into a Muncipal Separate Storm Sewer System (MS4)? YES NO
If yes, provide the name of the MS4 operator, N/A
6. Check if you discharge to any of the waters of the U.S. that are designated by the state or tribal authority under its antidegradation policy as a Tier 2 (or Tier 2.5) water (water quality exceeds levels necessary to support propagation of fish, shellfish, and wildlife and recreation in and on the water) or as a Tier 3 water (Outstanding National Resource Water)? (See Appendix L).
☐ Tier 2/2.5. Provide the name(s) of receiving water(s):
☐ Tier 3 (Outstanding National Resource Waters)*
 Note: You are ineligible for coverage if you are a new discharger or new source to waters designated as Tier 3 (outstanding national resource waters) for antidegradation purposes under 40 CFR 131.13(a)(3). If you are subject to benchmark monitoring requirements for a hardness-dependent metal, what is the hardness of your receiving water(s) (see Appendix J)? for a hardness dependent metal, what is the hardness of your receiving water(s) (see Appendix J)? for a hardness dependent metal, what is the hardness of your receiving water(s)
8. If you are subject to benchmark monitoring requirements for a hardness-dependent metal, does your facility discharge into any saltwater receiving waters? YES INO
9. Does your facility discharge to a federal CERCLA site listed in Appendix P? 🔲 YES 🛮 📗 NO
If yes, did you notify the EPA Regional Office in advance of filing your NOI, and did the EPA Regional Office determine that you are eligible for permit coverage pursuant to Part 1.1.4.10*? 🔲 YES 📉 NO
Note: If you discharge to a federal CERCLA site listed in Appendix P, you are ineligible for coverage under this permit unless you notify the EPA Regional Office in advance and the EPA Regional Office determines you are eligible coverage under this permit. In determining your eligibility for coverage under this Part, the EPA Regional Office may evaluate whether you have included adequate controls and/or procedures to ensure that your discharges will not lead to reconfamination of aquatic media at the CERCLA Site such that it will to cause or contribute to an exceedance of a water quality standard.
F. Stormwater Pollution Prevention Plan (SWPPP) Information
1. Has the SWPPP been prepared in advance of filling this NOI, as required? YES NO
2. SWPPP Contact Information:
First Name, Middle Initial, Last Name: Holly L Wheeler r
Professional Title: Environmental Professional
Phone: 5 0 5 - 6 6 7 - 1 3 1 2 Ext.
E-mail: h b e n s o n @ i a n i . g o v
3. SWPPP Availability: Volume of SWPPP are contain information from your SWPPP and the containing of t
Your current SWPPP or certain information from your SWPPP must be made available through one of the following two options. Select one of the options and provide the required information*:
* Note: You are not required to post any confidential business information (CBI) or restricted information (as defined in Appendix A) (such information may be redacted), but you must clearly identify those portions of the SWPPP that are being withheld from public access.
Option 1: Maintain a current copy of your SWPPP on an Internet page (Universal Resource Locator or URL).
Provide the web address URL: eptr.lanl.gov
Option 2: Provide the following information from your SWPPP:
A. Describe your onsite industrial activities exposed to stormwater (e.g., material storage; equipment fueling, maintenance, and cleaning; cutting steel beams), and potential spill and leak areas:
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The second secon	
B. List the pollutant(s) or pollutant constituent(s) associated with each industrial activity exposed to stormwater that could be discharged in sauthorized non-stormwater discharges listed in Part 1.1.3:	stormwater and ar
C. Describe the control measures you will employ to comply with the non-numeric technology-based effluent limits required in Part 2.1.2 and other measures taken to comply with the requirements in Part 2.2 Water Quality-Based Effluent Limitations (see Part 5.2.4):	I Part 8, and any
D. Provide a schedule for good housekeeping and maintenance (see Part 5.2.5.1) and a schedule for all inspections required in Part 4 (see Part 5.2.5.1)	'art 5.2.5.2):
G. Endangered Species Protection	
Using the instructions in Appendix E of the MSGP, under which endangered species criterion listed in Part 1.1.4.5 are you eligible for covera	
permit (only check I box) ?**	ige under this
□A □B □C ■D □E	
 Note: After you submit your NOI and before your NOI is authorized, EPA may notify you if any additional controls are necessary to ensure you have no likely adverse affects on listed species and critical habitat. 	our discharges
 Provide a brief summary of the basis for the criterion selected in Appendix E (e.g., communication with U.S. Fish and Wildlife Service or Nation Fisheries Service to determine no species in action area; implementation of controls approved by EPA and the Services): Direct consultation with the U.S. Fish and Wildlife Service and corresponding development and implementation of a facility-specific Habitat Management Plan. 	onal Marine
3. If you select criterion B, provide the NPDES ID from the other operator's NOI authorized under this permit:	
4. If you select criterion C, you must answer the following questions:	
a. What federally-listed species or designated critical habitat are located in your "action area":	
b. Using the Appendix E worksheet, check which of the following is applicable to your facility and answer any corresponding questions:	
I submitted my completed Criterion C Eligibility Form to EPA at least 30 days prior to submitting this NOI and agree to implement any add that were determined by EPA to be necessary to ensure that my discharges and/or discharge-related activities will not have likely advertisted species and critical habitat.	ditional measures rse affects on
Date your Criterion C Eligibility Form was sent to EPA:	
Describe any EPA-approved measures you will implement to ensure no likely adverse affects on listed species and critical habitat:	
I submitted my completed Criterion C Eligibility Form to EPA at least 30 days prior to submitting this NOI and have not been notified of an measures necessary to ensure no likely adverse affects on listed species and critical habitat. Date your Criterion C Eligibility Form was sent to EPA:	ny additional
If you select criterion D or E, you must attach copies of any letters or other communications with the U.S. Fish and Wildlife Service or National Service.	I Marine Fisheries

EPA FORM 3510-6 (Revised 6-2015)

H. Historic Pre	servation									
YES	□ NO		Indian country la					ultural significar	ce to an India	ın tribe?
2. Using the in under this p	nstructions i permit (only	n Appen check 1	dix F of the MSGP, box)?	, under which histo	oric properties	preservation	criterion liste	ed in Part 1.1.4.6	are you eligib	ale for coverage
□∧	■ В П	□c								
I. Certification	Informatic	n e	,							
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First Name, Mi	ddle Initial,	Last Nan	ne: John	ШШ	P	Мсс	cann			
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Instructions for Completing EPA Form 3510-6

Notice of Intent (NOI) for Stormwater Discharges Associated with Industrial Activity Under the NPDES Multi-Sector General Permit

NPDES Form Date (06/15)

This Form Replaces From 3510-6 (09/08)

Form Approved OMB No. 2040-0004

Who Must File an NO! Form

Under section 402(p) of the Clean Water Act (CWA) and regulations at 40 CFR Part 122, stormwater discharges associated with industrial activity are <u>prohibited</u> to waters of the United States unless authorized under a National Pollutant Discharge Elimination System (NPDES) permit. You can obtain coverage under the MSGP by submitting a completed Notice of Intent (NOI) if you are an operator a facility:

- that is located in a jurisdiction where EPA is the permitting authority, listed in Appendix C of the MSGP,
- that discharges stormwater associated with industrial activities, identified in Appendix D of the MSGP.
- that meets the eligibility requirements in Part 1.1 of the permit.
- that has developed a stormwater pollution prevention plan (SWPPP) in accordance with Part 5 of the MSGP; and
- that installs and implements control measures in accordance with Part 2 and Part 8 to meet numeric and non-numeric effluent

Completing the Form

Obtain and read a copy of the 2015 MSGP, viewable at http://water.epa.gov/polwaste/npdes/stormwater/EPA-Multi-Sector-General-Permit-MSGP.cfm. To complete this form, type or print, using uppercase letters, in the appropriate areas only. Please place each character between the marks. Abbreviate if necessary to stay within the number of characters allowed for each item. Use only one space for breaks between words, but not for punctuation marks unless they are needed to clarify your response. Please submit original document with signature in ink - do not send a photocopied signature.

Section A. Approval to Use Paper NOI Form

You must indicate whether you have been granted a waiver from electronic reporting from the EPA Regional Office. Note that you are not authorized to use this paper NOI form unless the EPA Regional Office has approved its use. Where you have obtained approval to use this form, indicate the waiver that you have been granted, the name of the EPA staff person who granted the waiver, and the date that approval was provided.

See http://water.epa.gov/polwaste/nodes/stormwater/Stormwater-Contacts.cfm for a list of EPA Regional Office contacts.

Section B. Permit Information

Provide the master permit number of the permit under which you are applying for coverage (see Appendix C of the general permit for the list of eligible master permit numbers).

You must indicate whether you are a new discharger or a new source (see Appendix A for the definitions). If you are not a new discharger or a new source, you must indicate whether stormwater discharges NPDES permit. If yes, you must provide the unique NPDES ID (i.e., permit tracking number) for the previous permit your facility was covered under.

Section C. Facility Operator Information

Provide the legal name of the person, firm, public organization, or any other entity that operates the facility described in this NOI. An operator of a facility is the legal entity that controls the operation of the facility. Refer to Appendix A of the permit for the definition of "operator". Provide the operator's mailing address, phone number,

and e-mail. Correspondence for the NOI will be sent to this address. Also provide the name and title for the operator point of contact (note that the point of contact name may be the same as the operator name).

If the NOI was prepared by someone other than the certifier (for example, if the NOI was prepared by the facility SWPPP contact or a consultant for the certifier's signature), include the full name, organization, phone number, and email address of the NOI preparer.

Section D. Facility Information

Enter the official or legal name and complete address, including city. state, ZIP code, and county or similar government subdivision of the facility. If the facility lacks a street address, indicate the general location of the facility (e.g., Intersection of State Highways 61 and 34). Complete facility information must be provided for permit coverage to be granted.

Provide the latitude and longitude of your facility in decimal degrees format. The latitude and longitude of your facility can be determined in several different ways, including through the use of global positioning system (GPS) receivers, U.S. Geological Survey (U.S.G.S.) topographic or quadrangle maps. Refer to http://transition.fcc.gov/mb/audio/bickel/DDDMMSSdecimal.html/ for assistance in providing the proper latitude/longitude format. For consistency, EPA requests that measurements be taken from the approximate center of the facility. Specify which method you used to determine latitude and longitude. If a U.S.G.S. topographic map is used, specify the scale of the map used. Enter the horizontal reference datum for your latitude and longitude. The horizontal reference datum used on USGS topographic maps is shown on the bottom left corner of USGS topographic maps; it is also available for GPS receivers.

Indicate whether the facility is on Indian country lands, and if so, provide the name of the Indian tribe associated with the area of Indian country (including name of Indian reservation, if applicable).

Indicate whether you are seeking coverage under this permit as a "federal operator" as defined in Appendix A. Also check the ownership type for the facility (e.g., Federal Facility, Privately Owned Facility, Municipality, County Government, Corporation, State Government, Tribal Government, School District, District, Mixed Ownership [e.g., public/private], Municipal or Water District).

Enter the estimated area of industrial activity at your facility exposed to stormwaterto the nearest quarter acre.

List the four-digit Standard Industrial Classification (SIC) code or two character activity code that best describes the primary industrial activities performed by your facility under which you are required to obtain permit coverage. Your primary industrial activity includes any activities performed on-site which are (1) identified by the facility's primary SIC code and included in the descriptions of 40 CFR 122.26(b)(14)(ii), (iii), (vi), or (viii); or (2) included in the narrative from your facility have been previously covered under another descriptions of 40 CFR 122.26(b) (14) (i), (iv), (v), (vii), or (ix). See Appendix D of the MSGP for a complete list of SIC codes and activities codes covered under the MSGP. Also provide the applicable sector and subsector associated with the SIC code or activity code for your primary industrial activities. For a complete list of sector and subsector codes, see Appendix D of the MSGP.

> If your facility has co-located industrial activities that are not identified as your primary industrial activity, identify the sector and subsector codes that describe these other industrial activities.

Instructions for Completing EPA Form 3510-6

Notice of Intent (NOI) for Stormwater Discharges Associated with Industrial Activity Under the NPDES Multi-Sector General Permit

NPDES Form Date (06/15) This Form Replaces From 3510-6 (09/08)

Form Approved OMB No. 2040-0004

For Sector S facilities (Air Transportation), indicate whether you anticipate that the entire airport facility will use more than 100,000 gallons of pure glycol in glycol-based deicing fluids and/or 100 tons or more of urea on an average annual basis. If so, additional effluent limits and monitoring conditions apply to your discharge (see Part 8.S of the permit).

For Sector G facilities (Metal Mining), check the type of ore(s) mined at the facility.

Indicate whether your facility is currently inactive and unstaffed. Note that if your facility becomes inactive and unstaffed during the permit term, you must submit an NOI modification to reflect the change.

Section E. Discharge Information

You must confirm that you understand that the MSGP only authorizes the allowable stormwater discharges listed in Part 1.1.2 and the allowable non-stormwater discharges listed in Part 1.1.3. Any discharges not expressly authorized under the MSGP are not covered by the MSGP or the permit shield provision of the CWA Section 402(k) and they cannot become authorized or shielded by disclosure to EPA, state, or local authorities via the NOI to be covered by the permit or by any other means (e.g., in the SWPPP or during an inspection). If any discharges requiring NPDES permit coverage other than the allowable stormwater and non-stormwater discharges listed in Parts 1.1.2 and 1.1.3 will be discharged, they must either be eliminated or covered under another NPDES permit.

Depending on your industrial activities, your facility may be subject to federal effluent limitation guidelines which include additional effluent limits and monitoring requirements for your facility. Please review these requirements, described in Part 2.1.3 of the MSGP, and check any appropriate boxes on the NOI form.

You must identify all the outfalls from your facility that discharge stormwater. Each outfall must be assigned a unique 3-digit ID (e.g., 00) 002, 003). You must also provide the latitude and longitude for each outfall from your facility. Indicate whether any outfalls are substantially identical to an outfall already listed, and identify the outfall it is identical to. For each unique outfall you list, you must specify the name of the first water of the U.S. that receives stormwater directly from the outfall and/or from the MS4 that the outfall discharges to. You must specify whether any receiving waters that you discharge to are listed as "impaired" as defined in Appendix A, and the pollutants for which the water is impaired. You must also check identify any Total Maximum Daily Loads (TMDL) that have been completed for any of the waters of the U.S. that you discharge to. You must also provide information about the outfall latitude/longitude, including data source, the scale (if applicable), and the horizontal reference datum. See the instructions in Section D for more information about determining the latitude and longitude.

Identify whether your facility discharges into a Municipal Separate Storm Sewer System (MS4). If yes, provide the name of the MS4 operator. If you are uncertain of the MS4 operator, contact your local government for that information.

Indicate whether discharges from the facility will enter into a water of the U.S that is designated as a Tier 2, Tier 2.5, or Tier 3 water. A list of Tier 2, 2.5, and 3 waters is provided as Appendix L. If the answer is "yes", name all waters designated as Tier 2, Tier 2.5, or Tier 3 to which the facility will discharge. Note that you are ineligible for coverage if you are a new discharger or a new source to waters designated as Tier 3 (outstanding national resource waters) for antidegradation purposes under 40 CFR 131.13(a)(3).

If you are subject to any benchmark monitoring requirements for metals (see the requirements applicable to your Sector(s) in Part 8 of the permit), indicate the hardness for your receiving water(s). See Appendix J of the permit for information about determining waterbody hardness.

If you are subject to benchmark monitoring requirements for hardness-dependent metals you must also answer whether your facility discharges into any saltwater receiving waters.

Indicate whether your facility will discharge to a federal CERCLA site listed in Appendix P. Note that if your facility will discharge into a federal CERCLA site listed in Appendix P, you are not eligible for coverage under this permit unless you notify the EPA Regional Office in advance and the EPA Regional Office authorizes overage under this permit after you have included adequate controls and/or procedures designed to ensure that discharges will not lead to recontamination of aquatic media at the CERCLA site such that your discharge will cause or contribute to an exceedance of a water quality standard.

Section F. Stormwater Poliution Prevention Plan (SWPPP) Information

All facilities eligible for coverage under this permit are required to prepare a SWPPP in advance of filing the NOI, in accordance with Part 5. Indicate whether the SWPPP has been prepared in advance of filing the NOI.

Indicate the contact information (name, phone, and email) for the person who developed the SWPPP for this facility.

You identify how your SWPPP information will be made availal consistent with Part 5.4 and 7.3 of the permit. If you are making your SWPPP publicly available on a web site, check Option 1 and provide the appropriate Internet URL address. If you are not providing a URL, check Option 2 and provide the selected SWPPP information on this NOI form. You may copy and paste this information directly from your SWPPP.

Section G. Endangered Species Protection

Using the instructions in Appendix E, indicate the Part 1.1.4.5 criterion (i.e., A, B, C, D, or E) you are eligible under with regard to the protection of federally listed endangered and threatened species and designated critical habitat. A description of the basis for the criterion selected must also be provided.

If criterion B is selected, provide the NPDES ID (i.e., permit tracking number) for the other operator who has certified their eligibility under this permit. The NPDES ID was assigned when the operator received coverage under this permit.

If criterion C is selected, you must specify the federally-listed species or designated critical habitat that are located in the "action area" of the facility. You must also indicate under which scenario you determined you were eligible to submit your NOI under criterion C using Appendix E, and answer any corresponding questions.

If criterion D or E is selected, attach copies of any communications between you and the U.S. Fish and Wildlife Service and National Marine Fisheries Service to this NOI.

Section H. Historic Preservation

If the project is not located in Indian country lands, indicate whether the project is located on a property of religious or cultural significance to an Indian tribe, and if so, provide the name of the Indian tribe associate with the property. Use the instructions in Appendix F to complete questions on the NOI form regarding historic preservation.

Instructions for Completing EPA Form 3510-6

Notice of Intent (NOI) for Stormwater Discharges Associated with Industrial Activity Under the NPDES Multi-Sector General Permit

NPDES Form Date (06/15) This Form Replaces From 3510-6 (09/08)

Form Approved OMB No. 2040-0004

Section I. Certification

Certification statement and signature (see Section B.11 of Appendix B of the MSGP for more information). Enter certifier's printed name, title and email address. Sign and date the form. (CAUTION: An unsigned or undated NOI form will prevent the granting of permit coverage.) Federal statutes provide for severe penalties for submitting false information on this application form. Federal regulations require this application to be signed as follows:

For a corporation: by a responsible corporate officer, which means: (i) a president, secretary, treasurer, or vice-president of the corporation in charge of a principal business function, or any other person who performs similar policy- or decision-making functions for the corporation, or (ii) the manager of one or more manufacturing, production, or operating facilities, provided, the manager is authorized to make management decisions which govern the operation of the regulated facility including having the explicit or implicit duty of making major capital investment recommendations. and initiating and directing other comprehensive measures to assure long-term environmental compliance with environmental laws and regulations; the manager can ensure that the necessary systems are established or actions taken to gather complete and accurate information for permit application requirements; and where authority to sign documents has been assigned or delegated to the manager in accordance with corporate procedures.

For a partnership or sole proprietorship: By a general partner or the proprietor, respectively; or

For a municipality, state, federal, or other public agency: By either a principal executive officer or ranking elected official. For purposes of this Part, a principal executive officer of a federal agency includes (i) the chief executive officer of the agency, or (ii) a senior executive officer having responsibility for the overall operations of a principal geographic unit of the agency (e.g., Regional Administrator of EPA). Include the name and title of the person signing the form and the date of signing.

An unsigned or undated NOI form will not be considered eligible for permit coverage.

Modifying Your NO!

If you have been granted a waiver from your Regional Office from electronic reporting, and if after submitting your NOI you need to correct or update any fields on this NOI form, you may do so by indicating changes on this same form.

Paperwork Reduction Act Notice

Public reporting burden for this NOI is estimated to average 3.7 hours plus an additional 2 hours for certain respondents required to gathe hardness data. This estimate includes time for reviewing instructions searching existing data sources, gathering and maintaining the datc needed, and completing and reviewing the collection of information An agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a currently valid OMB control number. Send comments regarding the burden estimate, any other aspect of the collection of information, or suggestions for improving this form, including any suggestions which may increase or reduce this burden to: Director, Collection Strategies Division, U.S. Environmental Protection Agency (2822T), 1200 Pennsylvania Ave., NW, Washington, D.C. 20460. Include the OMB control number on any correspondence. Do not send the completed form to this address.

Submitting Your Form

If you have been granted a waiver from your Regional Office to submit a paper NOI form, you must send your NOI by mail to one of the following addresses:

For Regular U.S. Mail Delivery:

Stormwater Notice Processing Center Mail Code 4203M, ATTN: 2015 MSGP Reports U.S. EPA 1200 Pennsylvania Avenue, NW

1200 Pennsylvania Avenue, NW Washington, DC 20460

For Overnight/Express Mail Delivery:

Stormwater Notice Processing Center William Jefferson Clinton East Building - Room 7420 ATTN: 2015 MSGP Reports U.S. EPA

1201 Constitution Avenue, NW Washington, DC 20004

Visit this website for instructions on how to submit electronically: http://water.epa.gov/polwaste/npdes/stormwater/Stormwater-eNOI-System-for-EPAs-MultiSector-General-Permit.cfm

ENCLOSURE 2

Concurrence Letters From the United States Department of Interior, Fish and Wildlife Service

ADESH-16-045

LA-UR-16-21721

Date: MAR 2 2 2016



United States Department of the Interior

FISH AND WILDLIFE SERVICE

New Mexico Ecological Services Field Office 2105 Osuna NE Albuquerque, New Mexico 87113 Phone: (505) 346-2525 Fax: (505) 346-2542

February 12, 1999

Cons. #2-22-98-J-336 Cons. #2-22-95-J-108

David A. Gurule, Acting Area Manager Department of Energy Albuquerque Operations Office Los Alamos Area Office Los Alamos, New Mexico 87545

Dear Mr. Gurule:

This responds to your letter dated August 6, 1998, requesting our review and concurrence with the Threatened and Endangered Species Habitat Management Plan (HMP) for Los Alamos National Laboratory (LANL). The HMP was prepared by the LANL Ecology Group for the Department of Energy (DOE) as part of the Dual-Axis Radiographic Hydrodynamics Test Facility (DAHRT) Mitigation Action Plan. The U.S. Fish and Wildlife Service (Service) has worked closely with LANL in the development of the HMP. As a result of discussions and meetings following the August 6, 1998, submittal, additional information/clarification was provided via letters, updated Biological Evaluations/HMPs, and e-mail messages, dated September 8, October 20, November 25, and December 9, 1998, and January 4, January 22, and January 29, 1999. The purpose of the HMP is to provide for the protection of threatened and endangered species and their habitats on LANL. The HMP consists of three components that must be used together to assure proper management of the threatened and endangered species: an Overview Document, Site Plans, and Monitoring Plans. It was determined that if all the restrictions and protective measures outlined in the HMP are strictly followed, the implementation of this HMP may affect, but is not likely to adversely affect the Mexican spotted owl (owl), peregrine falcon (falcon), bald eagle (eagle), and southwestern willow flycatcher (flycatcher). The Biological Evaluation (BE) also considered potential impacts on the black-footed ferret, arctic peregrine falcon, and whooping crane. It was determined that there would be no effect on these species because of a lack of habitat.

Property at LANL varies from remote isolation to heavily developed and/or industrialized. The Service agrees, as stated in the Overview document, that a number of activities at LANL have the potential to adversely impact threatened and endangered species. Many of the industrial processes used at LANL have involved hazardous and radioactive materials. These materials as well as remediation of potential release sites may disturb

or reduce population viability of threatened and endangered species. In addition, other potential sources of disturbance or habitat alterations are possible as a result of the residential and commercial development in the LANL area. While the HMP identifies potential sources of adverse effects, this consultation does not necessarily cover all of those impacts. The Service does not anticipate that DOE will be able to plan all of its operations at LANL in accordance with this plan. The direct effects of most actions can be minimized through implementation of the HMP; however, a more thorough assessment is necessary to adequately evaluate the indirect and cumulative impacts of all actions that are funded, authorized, and permitted by DOE, as well as potential impacts from interrelated and interdependent actions. It was agreed (by Service, DOE, and LANL personnel) that consultation concerning ongoing LANL operations would be handled separately from the HMP, under the consultation on the Site-Wide EIS.

The Site Plans identify the particular areas of LANL where operations might impact known occupied or potential habitat for the flycatcher, eagle, falcon, and owl. Suitable habitat for these species, along with protective buffer areas surrounding their habitat, have been designated as Areas of Environmental Interest (AEIs). For the flycatcher, one AEI was established based on an observation of a migrant male flycatcher in 1997. The AEI is located in the Pajarito wetland area and includes the best available riparian habitat. For eagles, one AEI has been identified for wintering habitat that exists along the Rio Grande on the eastern edge of LANL. It is based on the locations of known and potential roost sites. For the falcon, four AEIs have been identified. They consist of the habitat previously identified under the 1985 interagency agreement. These areas are centered on deep canyons on the eastern side of LANL or on adjacent lands. LANL has agreed to implement the recommended management guidelines, which utilize four management zones (A through D) to protect nesting peregrine falcons from disturbance. For the owl, six AEIs have been identified, but only one of these sites is known to be occupied. These AEIs are based on and located in canyons that have been defined as suitable nest/roost habitat.

The AEI management section of each Site Plan provides guidelines for LANL operations to reduce or eliminate threats to each species. The primary threats on LANL property are (1) impacts on habitat quality from LANL operations and (2) disturbance of nesting or roosting birds. The site plans provide information on their location and guidelines for their management. The AEI Site Plans consist of a species description, descriptions of the AEIs for the species, descriptions of current impacts in the AEIs, management plans that describe allowable activities within core and buffer areas under the guidelines of the sites plan and protective measures. Activities discussed in the site plans include day to day activities, such as access into an AEI, as well as long-term projects, such as levels of habitat alteration in the buffer area of an AEI. Restrictions will be implemented on activities that could cause disturbance (people, vehicles and machinery, aircraft, light production, and noise) within occupied AEIs. The location of a potential disturbance activity within the AEI, the occupancy status of the AEI, and the type of activity all affect whether or not an activity is allowable. Habitat alterations are always restricted in core areas, but a limited amount of future development is allowed in currently undeveloped DOE-controlled buffer areas under the guidelines of this site plan as long

as it does not alter habitat in the undeveloped AEI (including light and noise guidelines). The purpose of buffer areas is to protect core areas from undue disturbance or habitat alteration or habitat degradation. Each AEI is specific to the situation or circumstances of the site it covers. According to the HMP, development beyond the cap established for each AEI, or greater than 2 hectares in size, including the developed-area border, requires independent review for ESA compliance.

Varying amounts of development and/or ongoing activities exist in the cores and buffers of each AEI. These developments may include residential, commercial, and light industrial areas, as well as roads and utility corridors. Existing/ongoing activities may include periodic scientific surveys, power line maintenance, recreational use, residential development, ER Program activities, and possible use of a firing site. Potential disturbance may be associated with automobile and truck traffic, construction activities, a live-fire range, explosives testing, and aircraft traffic at the County airport. Ongoing activities in developed areas constitute a baseline condition for the AEIs and are not restricted. New activities including further development within already existing developed areas are not restricted unless they impact undeveloped portions of an AEI core. If a proposed action within a developed area does not meet site plan guidelines, it must be individually reviewed for ESA compliance.

Some activities such as utility corridor maintenance, fuels management, and a limited amount of development are allowed in each AEI (as described in the HMP). The potential impacts of these activities are considered to be insignificant or discountable because they will occur in habitat that has been previously disturbed or is of poor quality due to its size or proximity to already developed areas. It is our understanding (based on the January 22, 1999, e-mail response from Terry Foxx) that the fuels management activities within the owl AEIs will only consist of ongoing and proposed fire protection activities around existing facilities (e.g. thinning around buildings) or those activities that are already covered under the Dome Fire Emergency BA. The other fire management activities mentioned in the HMP will go through the ESH-ID process and further consultation with the Service when a fire management plan is completed in the future.

In general, activities that detrimentally alter habitat in an AEI or would cause unacceptable disturbance to the species inhabiting the AEI are not allowed under the guidelines of a Site Plan. The Site Plans are designed to minimize impacts to threatened and endangered species and their habitat. The protective measures and restrictions outlined in the Site Plans were developed using the best available data, in cooperation with Service biologists.

The U.S. Fish and Wildlife Service concurs with DOE's determination that implementation of LANL's HMP may affect, but is not likely to adversely affect the Mexican spotted owl, American peregrine falcon, bald eagle, and southwestern willow flycatcher based on the protective measures described in the BA and HMP. If all the restrictions and protective measures outlined in the HMP are strictly followed, potential impacts on owls, falcons, eagles, and flycatchers are expected to be insignificant or

discountable for the following reasons: 1) appropriate seasonal restrictions will be implemented to avoid disturbance to potentially breeding flycatchers, peregrines, and owls and wintering eagles; 2) no nest or roost habitat for any listed species will be altered; 3) the total amount of potential foraging habitat that could be impacted within each species home ranges is expected to be insignificant compared to the amount of available foraging habitat throughout the area; 4) monitoring plans have been developed as an integral part of the HMP; and 5) a mechanism for incorporating necessary technical and regulatory changes and updating the HMP has been included (page 32 of the Overview Document).

In future communications regarding this project, please refer to Consultation #2-22-98-1-336. If we can be of further assistance, please contact Carol Torrez of my staff at (505) 346-2525, ext. 115.

Sincerely,

Jennifer Fowler-Propsi

Field Supervisor

cc:

Teralene Foxx, Project Manager, Ecology Group, Los Alamos National Laboratory, P.O. Box 1663, Mail Stop M887, Los Alamos, New Mexico 87545
Elizabeth Withers, U.S. Department of Energy, Los Alamos Area Office, 35th Street, Los Alamos, New Mexico

Field Supervisor, Ecological Services, U.S. Fish and Wildlife Service, Phoenix, Arizona



United States Department of the Interior

FISH AND WILDLIFE SERVICE

New Mexico Ecological Services Field Office 2105 Osuna NE Albuquerque, New Mexico 87113 Phone: (505) 346-2525 Fax: (505) 346-2542

December 9, 2013

Cons. #02ENNM00-2014-I-0014

Geoffrey L. Beausoleil, Acting Manager National Nuclear Security Administration, Los Alamos Field Office Department of Energy Los Alamos, New Mexico 87544

Dear Mr. Beausoleil:

Thank you for your biological assessment entitled, "Biological Assessment of the Effects of Implementing the Jemez Mountains Salamander Site Plan on Federally Listed Threatened and Endangered Species at Los Alamos National Laboratory" (BA); the request for informal consultation and conferencing received on July 25, 2013 and supplemental information supplied in the "Jemez Mountains Salamander (Plethodon neomexicanus) Los Alamos National Laboratory (LANL) Site Plan" (Site Plan); and emails dated November 19 and December 3. 2013. The Department of Energy (DOE) requested concurrence with the determination of effects for the endangered Jemez Mountains salamander (Plethodon neomexicanus) (salamander) pursuant to Section 7(a)(2) of the Endangered Species Act of 1973 (ESA), as amended (16 U.S.C. § 1531 et seq.). Your proposed action consists of implementing the Site Plan, and includes of the incorporation of this Site Plan into LANL's Habitat Management Plan (HMP). The HMP was consulted upon in 1999 (Consultation #2-22-981-336) as the primary mechanism to ensure compliance with the ESA at LANL. The actions described in the Site Plan and analyzed in the BA, and supplemental emails are hereby incorporated by reference. You determined that implementing the Site Plan "may affect, is not likely to adversely affect" the salamander, and includes placing restrictions on certain types of work in areas identified as core habitat for the salamander on LANL property with the purpose of ensuring that effects to the salamander from those actions identified in the Site Plan are insignificant and discountable.

The Site Plan does not include any areas within designated salamander critical habitat, indicating that no critical habitat will be affected. The Site Plan has modeled and field validated the model to identify the areas on LANL property with the highest potential to be occupied by salamanders based on habitat features for the salamander. Each area identified by the modeling is termed "Area of Environmental Interest" (AEI) and consists of a "core area" and a "buffer area". The core area habitat is defined as suitable habitat where the salamander occurs or may occur at LANL. The core area habitat consists of sections of north-facing slope that contain the required

micro-habitat to support salamanders. The buffer area is 328 feet (100 meters) wide extending outward from the edge of the core area. Only the Los Alamos Canyon AEI is known to be occupied based on surveys. Surveys for the salamander are known to have a very low detection rate for occupied areas and DOE has assumed that all AEIs at LANL are occupied at all times by the salamander.

Within the Site Plan, DOE has assessed activities that could cause habitat alteration and includes any action that alters the soil structure, vegetative components necessary to the species, water quality, or hydrology in undeveloped areas of an AEI. If an activity were to take place outside of the AEI the activity will be assessed if it will have effects inside the AEI core. Within the core areas, only activities specified within the Site Plan and those that have no effect in the core areas (e.g. no habitat alterations or effects within the core areas) will be conducted without further consultation with the Service. Habitat alterations also include soil pits for soil samples deeper than 6 inches (15.2 centimeters) using either hand or mechanized augers. Within the Site Plan, DOE is proposing fuels management practices to reduce wildfire risk and maintenance of utility corridors within the AEIs. The likelihood that salamanders may be affected by the actions in the Site Plan is very low. To ensure that effects to the salamander are insignificant and discountable, the Site Plan incorporates the following conservation measures as restrictions to the identified work:

Fuels Management Practices to Reduce Wildfire Risk

- a. Within undeveloped core areas, thinning trees to a level of 80% canopy cover or higher may occur; tree thinning below 80% canopy cover is not part of the action under this consultation.
- b. Large logs on the ground will be left in place and not chipped.
- c. Large trees that are felled will be left as large logs on the ground
- d. When appropriate, smaller trees and understory shrubs that may be thinned will be dispersed and left on-site to aid in soil moisture retention.
- e. In buffer areas, thinning of trees may occur to the current LANL-approved prescription level; clear-cutting will not occur.
- f. Thinning activities will not occur during the rainy season when salamanders are surface active, between July 1 October 31. Thinning activities may occur earlier in October if freezing temperatures are present.
- g. In the unlikely event that a salamander is observed surface active during thinning activities, all activities shall cease, and the Service will be notified.

Utility Corridors

- a. Cutting trees that threaten power lines may occur within 26 feet (8 meters) of either side of an existing utility line at LANL
- b. New utility lines and utility lines requiring clearance of a right-of-way greater than 52 feet (16 meters) total in core habitat is not part of the action under this consultation.

Habitat alterations other than the fuels management practices and utility corridor maintenance described above will not occur in undeveloped core areas under the guidelines of the Site Plan or this consultation. The Service concurs with DOE's determination regarding the salamander for the following reasons:

Within the Site Plan, DOE has placed the above detailed restrictions to ensure that any effects to the salamander and its habitat remain insignificant and discountable. Canopy cover will remain at 80% or greater in undeveloped core areas and fire management actions will occur outside of the salamander surface activity period. Maintaining utility line corridors in areas with existing infrastructure (the utility lines) by removing individual hazard trees is not expected to have any measurable effect on salamanders or their potential habitat. Consequently, we concur that potential effects to the salamander from the proposed action will be insignificant and discountable.

This concludes section 7 consultation regarding the proposed action. If monitoring or other information results in modification or the inability to complete all aspects of the proposed action, consultation should be reinitiated. Please contact the Service if: 1) future surveys detect listed, proposed or candidate species in habitats where they have not been previously observed; 2) the proposed action changes or new information reveals effects of the proposal to listed species that have not been considered in this analysis; or 3) a new species is listed or critical habitat designated that may be affected by the action.

Thank you for your concern for endangered and threatened species and New Mexico's wildlife habitats. In future correspondence regarding this project, please refer to consultation #02ENNM00-2014-I-0014. If you have any questions, please contact Michelle Christman of my staff at (505) 761-4715.

Sincerely,

Wally Murphy Field Supervisor

CC:

Wildlife Biologist, Cuba Ranger District, Cuba, NM (Attn: Ramon Borrego) Director, New Mexico Department of Game and Fish, Santa Fe, New Mexico



United States Department of the Interior



FISH AND WILDLIFE SERVICE

New Mexico Ecological Services Field Office 2105 Osuna Road NE Albuquerque, New Mexico 87113 Telephone 505-346-2525 Fax 505-346-2542 www.fws.gov/southwest/es/newmexico/

August 6, 2015

Cons. # 02ENNM00-2015-I-0538

Kimberly Davis Lebak, Manager Department of Energy National Nuclear Security Administration Los Alamos Field Office Los Alamos, New Mexico 87544

Dear Ms. Lebak:

This responds to your July 9, 2015, cover letter and biological assessment (BA) requesting informal consultation for the addition of the Western distinct population segment of the yellow-billed cuckoo (*Coccyzus americanus occidentalis*) (cuckoo) and the New Mexico meadow jumping mouse (*Zapus hudsonius luteus*) (jumping mouse) to the Los Alamos National Laboratory Habitat Management Plan, Los Alamos, New Mexico. As documented in your BA, which is hereby incorporated by reference, we find that your proposed action will have insignificant and discountable effects to the cuckoo and the jumping mouse. Therefore, the Service concurs with your determination of "may affect, is not likely to adversely affect" for the cuckoo and the jumping mouse.

This concludes section 7 consultation regarding the proposed action. If monitoring or other information results in modification or the inability to complete all aspects of the proposed action, consultation should be reinitiated. Please contact the Service if: 1) future surveys detect listed, proposed or candidate species in habitats where they have not been previously observed; 2) the proposed action changes or new information reveals effects of the proposal to listed species that have not been considered in this analysis; or 3) a new species is listed or critical habitat designated that may be affected by the action.

Thank you for your concern for endangered species and New Mexico's wildlife habitats. If you have any questions, please contact Eric Hein of my staff at the letterhead address or at (505) 761-4735.

Sincerely,

ERIC

HEIN

for Wally Murphy Field Supervisor

cc:

Director, New Mexico Department of Game and Fish, Santa Fe, New Mexico

ENCLOSURE 3

Multi-Sector General Permit (MSGP) Notice of Intent (NOI) Reporting Pursuant to Part B.12.H

ADESH-16-045

LA-UR-16-21721

Date:	MAR 2 2 2016



Environmental Protection Division Environmental Compliance Programs (ENV-CP) PO Box 1663, K490 Los Alamos, New Mexico 87545 (505) 667-0666

Date:

OCT 2 9 2015 Symbol: ENV-DO-15-0309

LA-UR: 15-28383

Locates Action No.: N/A

Mr. Brent Larsen Water Quality Protection Division (6WQ) U.S. Environmental Protection Agency, Region 6 1445 Ross Avenue, Suite 1200 Dallas, TX 75202-2733

Dear Mr. Larsen:

Subject:

National Pollutant Discharge Elimination System (NPDES) Permit Tracking No. NMR053195, Multi-Sector General Permit (MSGP) Notice of Intent (NOI) Reporting Pursuant to Part B.12.H.

In submitting a NOI for coverage under the new NPDES Multi-Sector General Permit, Los Alamos National Security (LANS) experienced significant problems with EPA's NeT NPDES eReporting Tool which resulted in certification of the NOI on September 3 and initial submission of a NOI with incomplete outfall attribute data and incorrect information. During this time LANS staff contacted EPA's NOI Processing Center for support and was given the recommendation to contact Region 6 personnel for further guidance. Per this direction, on September 1, 2015, Terrill Lemke left you a voicemail summarizing the issues and potential impacts of the difficulties experienced with the new electronic reporting system. For additional clarification, the following is a summary of the timeline of events associated with the NOI submission.

- Monday, August 31, 2015
 - o Initiated NOI submission using the NeT NPDES eReporting Tool.

Mr. Brent Larsen ENV-DO-15-0309

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- As data was entered into each data field on the NOI form, the Tool was very slow in processing the data and allowing entry into the next field. This created a significant waiting time.
- Upon reaching the fields on the NOI form where outfall attribute data was entered the Tool began to randomly crash, repeatedly deleting all unsaved data.

Tuesday, September 1, 2015

- o Tool continued to be very slow and randomly crash, repeatedly deleting all unsaved data.
- o For each outfall, when listing the constituents associated with impaired waters, the Tool's auto population feature initially displayed incorrect data which required additional editing and then eventually stopped functioning and caused the Tool to crash.
- Much of the outfall attribute data had to be reentered multiple times before it was possible to successfully save it to the system.
- After each save or Tool crash the eReporting Tool would close the NOI form. The time required for the Tool to repeatedly reopen the form made data entry very time consuming.
- LANS staff contacted the EPA NOI Processing Center on the afternoon of Sept 1 for technical support:
 - NOI Processing Center staff stated that they had been "flooded" with calls over the past week on Tool problems.
 - LANS staff expressed their concern about the length of time being required to enter data and the potential inability to complete the NOI form by the Sept 2 deadline. No solution was available.
 - LANS staff explained the difficulty with entering outfall information for 73 outfalls and NOI Processing Center staff stated that they had received numerous calls on problems with entering outfall data and that some permittees couldn't even enter 20 outfalls.
 - NOI Processing Center staff recommended contacting Regional personnel to notify them of the situation and to seek additional guidance.
- The eReporting Tool went down at approximately 3:30 pm MDT and remained down until after 9 pm MDT. This eliminated the opportunity to input data during normal business hours.

• Wednesday, September 2, 2015

- o Continued decrease in the performance of the eReporting Tool.
 - Increase in the time for the Tool to process information after entry of each item of data.
 - Increased frequency in the Tool crashing.
 - For each outfall, when listing the constituents associated with impaired waters, the form had to be saved after entry of each individual constituent. Entry of more than one constituent without saving would cause the Tool to crash.

Mr. Brent Larsen ENV-DO-15-0309

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- With the decreased performance of the eReporting Tool LANS staff contacted the EPA NOI Processing Center for direction and Processing Center staff stated the following:
 - They were aware of the problems with the Tool but could provide no solutions or technical direction.
 - They had been reporting daily to EPA on the problems and EPA was definitely aware of the issues.
 - When asked about taking the Tool down at 3:30 MDT on Sept. 1, staff stated that they thought the programmers may have taken the system down to assess the problems.
 - Stated again that they had received many calls about technical issues with the Tool.
 - The more data that was entered the slower the Tool would get.
 - When asked again about the possibility that LANS may not be able to get all information into the NOI, staff stated that LANS would be able to access the submitted NOI to modify/add data after the 30 day waiting period.
- eReporting Tool went down again at 3:30 pm MDT and did not come back up until after 10 pm MDT, again eliminating the opportunity to input data during normal business hours.
- The LANS NOI with all information except some remaining outfall attribute data was submitted by the Preparer at 10:50 pm MDT.
 - The LANS NOI certification signatory was prepared to certify the NOI at this time but didn't get notification that the NOI was ready for certification until 9:37 am MDT on Sept. 3, almost 11 hours later.
 - The NOI was certified on Sept 3, 2015.

Additionally, the NeT NPDES eReporting Tool did not provide dissolved Thallium as a constituent option, but only allowed the selection of total Thallium as an impaired water pollutant under a "Cause Group" when "Metals (other than Mercury)" was selected from the drop down menu. This resulted in LANS having to enter total Thallium as an impaired water pollutant in error for the following outfalls: 002, 005, 006, 007, 008, 009, 010, 011, 012, 016, 017, 018, 019, and 020. LANS appreciates any assistance you may have relative to the total Thallium vs. dissolved Thallium issue. During a subsequent quality assurance evaluation, LANS staff also determined that total Copper was erroneously entered as an impaired water pollutant for outfall 051 and needs to be deleted from the NOI.

LANS is committed to maintaining compliance with the MSGP requirements. Per Section B.12.H of the MSGP, the LANS NOI will be modified to include the remaining outfall attribute data that could not be included on the initial submission and to delete Copper as an impaired water pollutant for outfall 051. LANS coverage under the 2015 MSGP became effective on October 3, 2015, and with the NOI now accessible, actions to update the NOI have been initiated.

Mr. Brent Larsen ENV-DO-15-0309

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Any additional direction or guidance you may have would be appreciated. Please contact Terrill W. Lemke & (505) 665-2397 of the Environmental Compliance Programs (ENV-CP) if you have any questions.

Sincerely.

Anthony R. Grieggs

Group Leader

Environmental Compliance Programs (ENV-CP)

Los Alamos National Security, LLC

ARG:MTS:TWL:HLW/lm

Cy: Nasim Jahan, USEPA/Region 6, Dallas, TX, (E-File)

Elifa

Bruce Yurdin, NMED/SWQB, Santa Fe, NM, (E-File)

Gene E. Turner, LASO-NS-LP, (E-File)

Jordan Arnswald, LASO-NS-PI, (E-File)

Kirsten Laskey, EM-LA, (E-File)

Craig Leasure, PADOPS, (E-File)

Amy E. De Palma, PADOPS, (E-File)

Michael T. Brandt, ADESH, (E-File)

Raeanna Sharp-Geiger, ADESH, (E-File)

Alison M. Dorries, ENV-DO, (E-File)

Michael T. Saladen, ENV-CP, (E-File)

Terrill W. Lemke, ENV-CP, (E-File)

Holly L. Wheeler, ENV-CP, (E-File)

Timothy A. Dolan, LC-ESH, (E-File)

lasomailbox@nnsa.doe.gov, (E-File)

locatesteam@lanl.gov, (E-File)

env-correspondence@lanl.gov

ENCLOSURE 4

Industrial Sites and Outfalls by Sector

ADESH-16-045

LA-UR-16-21721

Date: MAR 2 2 2016

Industrial Sites and Outfalls by Sector

Sector	Industrial Site	Monitored Outfalls	Substantially Identical Outfalls
Α	TA-3-38 Carpenter Shop	073	074
AA	TA-3-38 Metals Fab Shop	002	N/A
AA	TA-3-39 & 102 Metal Shop	004	N/A
AA, F	TA-3-66 Sigma Complex	018	013 014 015 016 017 019
AA, F	TA-3-66 Sigma Complex	020	N/A
Đ	TA-60 Asphalt Batch Plant	043	N/A
K	TA-54 Area G	051	052
K	TA-54 Area G	072	070 071
K	TA-54 Area G	053	065 066
K	TA-54 Area G	069	059 058 057 056 055 054 067 068 060 061 062 063 064
K	TA-54 Area L	050	N/A
к	TA-54 RANT	047	048 046 045 044
N	TA-60 MRF	029	N/A

Sector	Industrial Site	Monitored Outfalls	Substantially Identical Outfalls
0	TA-3-22 Power & Steam Plant	005	006
0	TA-3-22 Power & Steam Plant	009	007 008 010
0	TA-3-22 Power & Steam Plant	012	011
Р	TA-54 MFW	049	N/A
P	TA-60 Roads and Grounds	031	030
Р	TA-60 Roads and Grounds	039	038 040
P	TA-60 Roads and Grounds	036	037
Р	TA-60 Roads and Grounds	032	033 034 035
P	TA-60 Roads and Grounds	042	041
P	TA-60-1 Heavy Equipment Yard	022	021 023 024 025
Р	TA-60-2 Warehouse	026	027 028
Р	TA-60-2 Warehouse	075	N/A

N/A = Not Applicable

APPENDIX D Non-Stormwater Discharge Certification

NON-STOR	NON-STORM WATER DISCHARGE	⟨GE			Completed	
ASSESSME	ASSESSMENT AND CERTIFICATION	ATION			oy: Title: Date:	Sizolis
Date of Evaluation	Outfall Directly Observed During the Test (Location)	Identify Potential Significant Sources of Non- Storm Water	Method Used to Test or Evaluate Discharge	Is Non-Storm Water Present?	How Often?	Describe Results from Test for the Presence of Non-Storm Water Discharge
2110212	ਣ oo ' ਦo0	None	Visual	λ.	AIS	NONE Fresent
I certify undidesigned to who manage and belief, it fine and imp	I certify under penalty of law that this document an designed to assure that qualified personnel proper who manage the system or those persons directly and belief, true, accurate, and completed. I am aw fine and imprisonment for knowing violations. Name &	this document and all ar personnel properly gath persons directly respor mpleted. I am aware the g violations.	tachments were prepared er and evaluate the inforr sible for gathering the inf at there are significant pe	d under my direct mation submitted formation, the infinalities for submit	tion or supervision assed on my ormation subm	I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my 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 my knowledge and belief, true, accurate, and completed. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations.
Official Title:	Jillian Bursin, DEP	1	CISEC			
Signature:	Signature: Tilem Pau - Bu	Bur sin	Date Signed:	8/20115		

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APPENDIX E SWPPP Amendment Log

SWPPP AMENDMENT TRACKING LOG

Date	Plan Section	Reason for Amendment	Amendment
Jun-Aug 2015	All	2015 MSGP New plan – finalized Aug 2015	Plan updated to current conditions and incorporating new General Permit conditions for 2015 MSGP.
Jan 2016	All	Annual Revision	Changed to Rev 1. Added NOI data/App C. Updated receiving waters and monitoring requirements. Updated spill report log/App G. Updated site map/App B. Added CAR info and updated BMP Maint. Log/App J. Replaced Spill Investigation procedure/App L. Updated MSGP #.
Jan 2017	All	Annual Revision	Changed to Rev 2. Minor revisions throughout plan.

APPENDIX F

Facility Inspections:

Inspection Forms and Completed Reports for:
Monthly Routine Inspections
Quarterly Visual Assessments

Stormwater Industrial Routine Facility Inspection Report

General Information					
Facility Name TA-3-38 Metals Fabrication Shop					
NPDES Tracking No. NMR050000					
Date of Inspection	10/14/2015	Start/End Time	2:00-2:20 p.m.		
Inspector's Name(s)	Jillian Burgin				
Inspector's Title(s) DEP/CISEC					
Inspector's Contact Information 665-1893					
Inspector's Qualifications	CISEC (See SWPPP)				
Weather Information					
Weather at time of this inspection?					
☐ Clear ☐ Cloudy ☐ Rain ☐ Other:	☐ Sleet ☐ Fog ☐ Sno Temperature: 74				
Have any previously unidentified discharges of pollutants occurred since the last inspection? Yes No If yes, describe: N/A Are there any discharges occurring at the time of inspection? Yes No If yes, describe: N/A					

Control Measures

- Number the structural stormwater control measures identified in your SWPPP on your site map and list them below (add as many control measures as are implemented on-site). Carry a copy of the numbered site map with you during your inspections. This list will ensure that you are inspecting all required control measures at your facility.
- Describe corrective actions initiated, date completed, and note the person that completed the work in the Corrective Action Log.

	Structural Control Measure	Control Measure is Operating Effectively?	If No, In Need of Maintenance, Repair, or Replacement?	Corrective Action Needed and Notes (identify needed maintenance and repairs, or any failed control measures that need replacement)
1	Aspahlt berming	☑Yes □No	☐ Maintenance ☐ Repair ☐ Replacement	N/A
2	Covered Metal Storage Racks	☑Yes □No	☐ Maintenance ☐ Repair ☐ Replacement	N/A
3	Metal Recycle Bins (Covered)	☑Yes □No	☐ Maintenance ☐ Repair ☐ Replacement	The small blue roll-off bin for metal shavings was removed. The larger covered bin was not on site.
4	Tarps	☑Yes □No	☐ Maintenance ☐ Repair ☐ Replacement	N/A
5	Spill Control - Parking Areas	☑Yes □No	☐ Maintenance ☐ Repair ☐ Replacement	Spill reported east of metal storage yard. See non-compliance section.

Areas of Industrial Materials or Activities exposed to stormwater

Below are some general areas that should be assessed during routine inspections. Customize this list as needed for the specific types of industrial materials or activities at your facility.

	Area/Activity	Inspected?	Controls Adequate (appropriate, effective, and operating)?	Corrective Action Needed and Notes
1	Material loading/unloading and storage areas	☑Yes □No □ N/A	☑Yes □No	N/A
2	Equipment operations and maintenance areas	□Yes □No ☑ N/A	□Yes □No	N/A
3	Fueling areas	□Yes □No ☑ N/A	□Yes □No	N/A
4	Outdoor vehicle and equipment washing areas	□Yes □No ☑ N/A	□Yes □No	N/A
5	Waste handling and disposal areas	□Yes □No ☑ N/A	□Yes □No	N/A
6	Erodible areas/construction	□Yes □No ☑ N/A	□Yes □No	N/A
7	Non-stormwater/illicit connections	□Yes □No ☑ N/A	□Yes □No	N/A
8	Salt storage piles or pile containing salt	□Yes □No ☑ N/A	□Yes □No	N/A
9	Dust generation and vehicle tracking	□Yes □No ☑ N/A	□Yes □No	N/A
10	(Other)	□Yes □No □ N/A	□Yes □No	
11	(Other)	□Yes □No □ N/A	□Yes □No	
12	(Other)	Yes No No N/A	□Yes □No	

Non-Compliance

Describe any incidents of non-compliance observed and not described above:

Powdered material from an inadvertent fire extinguisher discharge was noticed on the asphalt parking lot east of the outdoor Metals Fab storage yard. EM&R was immediately notified and the material was cleaned-up. A spill report was completed and will be added to the SWPPP.

The trench drain (west of the pipefitter's shop) stormwater contained an oil sheen during the previous inspection/permit (9/8/15). Absorbent oil pads and booms were placed into the trench drain on 9/9/15. The stormwater in the trench drain will be pumped out under FSR# 136108 as soon as it can be scheduled.

Additional Control Measures Describe any additional control measures needed to comply with the permit requirements: None at this time, all previous corrective actions have been corrected.	AMOUNT
Notes	
Use this space for any additional notes or observations from the inspection:	
Permit coverage under the 2015 MSGP began on October 3, 2015.	

CERTIFICATION STATEMENT

"I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gathered and evaluated the information submitted. Based on my 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 my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations."

Print name and title:	Phil Romero, ESH Manager	
Signature:	Phil Ramus	Date: 18-15-15

Los Alamos National Laboratory Environmental Compliance Programs (ENV-CP) Unplanned Release Report

Form Completed By:	Telephone:		Group:	
Jillian Burgin	5-1893		DSESH-ADPM	
Spill Details	Spill Owner ((Specify): ■LANS, LLC	☐Subcontractor:	
Date of Spill/Date Spill Discovered: 1				
Location: TA-3-38 Metals Fab - \	West Yard (East of Metal Storage	Area)	
Material Spilled:		Anti-freeze/coolant	☐ Gasoline ☐ Other: Powder from Fire Extinguisher	
☐ Hydraulic Fluid		Steam Condensate Lubricants/oils	Other: Powder from Fire Extinguisher	
☐ Potable Water ☐ Diesel		Refrigerant Oil		
Volume Spilled: ~8 ounces		Waste Volume	Generated: 1/2 bag of sanitary trash	
Source of Spill: Fire Extinguisher Discharge		Hydraulic Line Potable Water Line	☐ Radiator ☐ Condensate Line	
Vehicle ID:		Fire Suppression System	Other:	
XX		Fuei Tank		
			teps taken to contain the spill, and steps/spill control upleted and describe actions taken to prevent spill	
recurrence:	baina naɗara	and when the smilled material was dis-	any produced of the feeded outdoor motel atorogo years on the combatt	
At approximately 2:00 p.m., a stormwater inspection was being performed when the spilled material was discovered east of the fenced, outdoor metal storage yard on the asphalt parking lot. The material was a non-hazardous powder (consisting primarily of ammonium sulfate) from an inadvertently discharged fire extinguisher. The Metals Fab Shop Superintendent and DEP performing the inspection called EM&R for spill response. The spill was remediated by vacuuming followed by light water and broom sweep up. It is unknown as to the cause of the event. It is suspected that the fire extinguisher may have fell off of a work truck and discharged. The material had been left spilled at the site and no one was present who knew what had happened. The WMCs and fire protection supervisor on the scene evaluated the used fire extinguishers stored in area but did not find anything conclusive. The LOG-MSS DEP will send out a notification of the event in the weekly division newsletter in an effort to prevent recurrence. The material did not enter a storm drain or any outfalls at the facility.				
Date Corrective Actions Completed: 10/14/15				
Did the spill enter or impact any of the	e	☐ Floor Drain, if so please	indicate affected facility	
following? (Check as many as apply) RCRA Treatment Storage Dispose	al Facility	☐ Watercourse/drainage as	rea, if so please indicate	
☐ RCRA Satellite Accumulation Ar		□ Solid Waste Manageme	nt Unit/Area of Concern, if so please indicate	
☐ RCRA <90 Day Storage Area		MSGP Site (Metals F		
		None		
Did the spill occur inside or outside a	building?	Inside	Outside	
Did the spill occur on: (Check as many as apply)		Concrete Carpeted Floor	■ Asphalt□ Graveled/Rocky Area	
(Check as many as apply)		Tile	☐ Soil/Vegetated Area	
		Wooden floor/deck	☐ Other:	
Samples Collected:	□ Soil		If samples were collected, indicate analytical suite:	
■ None □ Water	☐ Air ☐ Other:			
Certification				
I certify that I am knowledgeable about the	ne information o	on this form. The information, t	o my knowledge, is true, accurate, and complete.	
Name of Certifying Official: Jillian E		Organization: DS	ESH-ADPM Date: 10/14/15	
Certification: Jillian Burgin	en Burgen ewige Alemois Renier ar e urws, euro-Louis 197 - detuur			
Completed by ENV-CP Personnel Date Received: Severity II		Cancal Analysis	☐ Non-Reportable	

Stormwater Industrial Routine Facility Inspection Report

General Information					
Facility Name	acility Name TA-3-38 Metals Fabrication Shop				
NPDES Tracking No. NMR050000					
Date of Inspection	11/23/2015	Start/End Time	1:15-1:35 p.m.		
nspector's Name(s) Jillian Burgin [with Tom Chavez (LOG-SUP)]					
nspector's Title(s) DEP/CISEC					
Inspector's Contact Information 665-1893					
Inspector's Qualifications CISEC (See SWPPP)					
Weather Information					
Weather at time of this inspection? ☑ Clear □Cloudy □ Rain □ Sleet □ Fog □ Snow □ High Winds □ Other: Temperature: 49° F					
Have any previously unidentified discharges of pollutants occurred since the last inspection? □Yes ☑No If yes, describe: N/A					
Are there any discharges occurrin If yes, describe: N/A	g at the time of inspection?	□Yes ☑No			

Control Measures

- Number the structural stormwater control measures identified in your SWPPP on your site map and list them below (add as many control measures as are implemented on-site). Carry a copy of the numbered site map with you during your inspections. This list will ensure that you are inspecting all required control measures at your facility.
- Describe corrective actions initiated, date completed, and note the person that completed the work in the Corrective Action Log.

	Structural Control Measure	Control Measure is Operating Effectively?	If No, In Need of Maintenance, Repair, or Replacement?	Corrective Action Needed and Notes (identify needed maintenance and repairs, or any failed control measures that need replacement)
1	Aspahlt berming	☑Yes □No	☐ Maintenance ☐ Repair ☐ Replacement	N/A (Good Condition)
2	Covered Metal Storage Racks	☑Yes □No	☐ Maintenance ☐ Repair ☐ Replacement	N/A (All metals covered)
3	Metal Recycle Bins (Covered)	☑Yes □No	☐ Maintenance ☐ Repair ☐ Replacement	N/A (Covered)
4	Heavy Duty Tarps	☑Yes □No	☐ Maintenance ☐ Repair ☐ Replacement	N/A (Good Condition)
5	Spill Control - Parking Areas	☑Yes □No	☐ Maintenance ☐ Repair ☐ Replacement	No spills observed at the time of inspection or reported since previous inspection.

Areas of Industrial Materials or Activities exposed to stormwater

Below are some general areas that should be assessed during routine inspections. Customize this list as needed for the specific types of industrial materials or activities at your facility.

	Area/Activity	Inspected?	Controls Adequate (appropriate, effective, and operating)?	Corrective Action Needed and Notes
1	Material loading/unloading and storage areas	☑Yes □No □ N/A	⊠Yes □No	N/A
2	Equipment operations and maintenance areas	□Yes □No ☑ N/A	□Yes □No	N/A
3	Fueling areas	□Yes □No ☑ N/A	□Yes □No	N/A
4	Outdoor vehicle and equipment washing areas	□Yes □No ☑ N/A	□Yes □No	N/A
5	Waste handling and disposal areas	□Yes □No ☑ N/A	□Yes □No	N/A
6	Erodible areas/construction	□Yes □No ☑ N/A	□Yes □No	N/A
7	Non-stormwater/ illicit connections	□Yes □No ☑ N/A	□Yes □No	N/A
8	Salt storage piles or pile containing salt	□Yes □No ☑ N/A	□Yes □No	N/A
9	Dust generation and vehicle tracking	□Yes □No ☑ N/A	□Yes □No	N/A
10	(Other)	□Yes □No □ N/A	□Yes □No	
11	(Other)	□Yes □No □ N/A	□Yes □No	
12	(Other)	□Yes □No □ N/A	□Yes □No	

Non-Compliance

Describe any incidents of non-compliance observed and not described above:

The yard was clean and in good condition. There were no incidents of non-compliance observed.

The stormwater with an oily sheen that was in the trench drain sump (west of the pipefitter's shop), was pumped out on 10/23/15. FSR (#144268) has been placed to clean the sludge out of the sump and a Petro Plug has been installed on the outlet pipe to prevent oil from being discharged into the upper parking lot when draining of the sump needs to be performed.

Additional	Control	Measures
Addillonal	Control	Micasuics

Describe any additional control measures needed to comply with the permit requirements:

The sludge in the trench drain sump needs to be removed.

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N	n	•	Ω	c
L	u	·	·	J

Use this space for any additional notes or observations from the inspection:

N/A

CERTIFICATION STATEMENT

"I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gathered and evaluated the information submitted. Based on my 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 my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations."

Print name and title: Phil F	omero, ESH Manager			1	1/
Signature:	Lours	Date:	11/	23	115

Stormwater Industrial Routine Facility Inspection Report

	General Info	rmation			
Facility Name	Facility Name TA-3-38 Metals Fabrication Shop				
NPDES Tracking No.	NMR050000	Maria de la companya			
Date of Inspection	12/17/2015	Start/End Time	1:00-1:15 p.m.		
Inspector's Name(s)	Jillian Burgin [with Tom (Chavez (LOG-SUP)	& Bob Aitken DSESH-ADPM]		
Inspector's Title(s)	DEP/CISEC				
Inspector's Contact Information	665-1893				
Inspector's Qualifications	CISEC (See SWPPP)	JML - 711	20.121		
	Weather Info	rmation	ra galdanii prograffinol		
	☐ Sleet ☐ Fog ☐ Snc		ot and material storage areas		
Have any previously unidentified of If yes, describe: N/A Are there any discharges occurring	-5 5 5 5		inspection? □Yes ☑No		
If yes, describe: N/A	,	21.10			

Control Measures

- Number the structural stormwater control measures identified in your SWPPP on your site map and list them below (add as many control measures as are implemented on-site). Carry a copy of the numbered site map with you during your inspections. This list will ensure that you are inspecting all required control measures at your facility.
- Describe corrective actions initiated, date completed, and note the person that completed the work in the Corrective Action Log.

	Structural Control Measure	Control Measure is Operating Effectively?	If No, In Need of Maintenance, Repair, or Replacement?	Corrective Action Needed and Notes (identify needed maintenance and repairs, or a failed control measures that need replacement)
1	Aspahlt berming	✓Yes □No	☐ Maintenance ☐ Repair ☐ Replacement	N/A (Good Condition)
2	Covered Metal Storage Racks	☑Yes □No	☐ Maintenance ☐ Repair ☐ Replacement	N/A (All metals covered)
3	Metal Recycle Bins (Covered)	☑Yes □No	☐ Maintenance ☐ Repair ☐ Replacement	N/A (Covered)
4	Heavy Duty Tarps	☑Yes □No	☐ Maintenance ☐ Repair ☐ Replacement	N/A (Good Condition)
5	Spill Control - Parking Areas	☑Yes □No	☐ Maintenance ☐ Repair ☐ Replacement	No spills observed at the time of inspection reported since previous inspection.

Areas of Industrial Materials or Activities exposed to stormwater
Below are some general areas that should be assessed during routine inspections. Customize this list as needed for the specific types of industrial materials or activities at your facility.

	Area/Activity	Inspected?	Controls Adequate (appropriate, effective, and operating)?	Corrective Action Needed and Notes
1	Material loading/unloading and storage areas	☑Yes □No □ N/A	☑Yes □No	N/A
2	Equipment operations and maintenance areas	□Yes □No ☑ N/A	□Yes □No	N/A
3	Fueling areas	□Yes □No ☑ N/A	□Yes □No	N/A
4	Outdoor vehicle and equipment washing areas	□Yes □No ☑ N/A	□Yes □No	N/A
5	Waste handling and disposal areas	□Yes □No ☑ N/A	□Yes □No	N/A
6	Erodible areas/construction	□Yes □No ☑ N/A	□Yes □No	N/A
7	Non-stormwater/ illicit connections	□Yes □No ☑ N/A	□Yes □No	N/A
8	Salt storage piles or pile containing salt	□Yes □No ☑ N/A	□Yes □No	N/A
9	Dust generation and vehicle tracking	□Yes □No ☑ N/A	□Yes □No	N/A
10	(Other)	□Yes □No □ N/A	□Yes □No	
11	(Other)	□Yes □No □ N/A	□Yes □No	
12	(Other)	□Yes □No □ N/A	□Yes □No	

Non-Compliance Describe any incidents of non-compliance observed and not described above: The yard was clean and in good condition. There were no incidents of non-compliance observed. FSR (#144268) has been placed to clean the sludge out of the trench drain sump. The Petro Plug for the outlet pipe has been removed for winter and will be reinstalled when the drain needs to be pumped. **Additional Control Measures** Describe any additional control measures needed to comply with the permit requirements: The sludge in the trench drain sump needs to be removed. Notes Use this space for any additional notes or observations from the inspection: N/A CERTIFICATION STATEMENT "I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gathered and evaluated the information submitted. Based on my 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 my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations." Print name and title: Phil Romero, ESH Manager Date: (2)17/) < Signature:

Stormwater Industrial Routine Facility Inspection Report

Stormwater inc	C I Info	umotion			
	General Info				
Facility Name	TA-3-38 Metals Fabricati	on Shop			
NPDES Tracking No.	NMR050000				
Date of Inspection	spection 1/28/2016 Start/End Time 1:00-1:15 p.m.				
Inspector's Name(s)	Jillian Burgin (with Tom (Chavez)			
Inspector's Title(s)	DEP/CISEC				
Inspector's Contact Information	Inspector's Contact Information 665-1893				
Inspector's Qualifications	CISEC (See SWPPP)				
	Weather Info	ormation			
Weather at time of this inspection ☐ Clear ☐ Cloudy ☐ Rain ☐ Other: Temperature: 46° F	? □ Sleet □ Fog □ Sno	ow 🗖 High Winds	8		
Have any previously unidentified If yes, describe: N/A	discharges of pollutants oc	curred since the last	t inspection? □Yes ☑No		
Are there any discharges occurring If yes, describe: N/A	g at the time of inspection	P □Yes ☑No			

Control Measures

- Number the structural stormwater control measures identified in your SWPPP on your site map and list them below (add as many control measures as are implemented on-site). Carry a copy of the numbered site map with you during your inspections. This list will ensure that you are inspecting all required control measures at your facility.
- Describe corrective actions initiated, date completed, and note the person that completed the work in the Corrective Action Log.

	Structural Control Measure	Control Measure is Operating Effectively?	If No, In Need of Maintenance, Repair, or Replacement?	Corrective Action Needed and Notes (identify needed maintenance and repairs, or any failed control measures that need replacement)
1	Aspahlt berming	☑Yes □No	☐ Maintenance ☐ Repair ☐ Replacement	N/A (Good Condition)
2	Covered Metal Storage Racks	☑Yes □No	☐ Maintenance ☐ Repair ☐ Replacement	N/A (All metals covered)
3	Metal Recycle Bins (Covered)	☑Yes □No	☐ Maintenance ☐ Repair ☐ Replacement	N/A (Covered)
4	Heavy Duty Tarps	☑Yes □No	☐ Maintenance ☐ Repair ☐ Replacement	N/A (Good Condition)
5	Spill Control - Parking Areas	☑Yes □No	☐ Maintenance ☐ Repair ☐ Replacement	No spills observed at the time of inspection or reported since previous inspection.

Areas of Industrial Materials or Activities exposed to stormwater

Below are some general areas that should be assessed during routine inspections. Customize this list as needed for the specific types of industrial materials or activities at your facility.

	Area/Activity	Inspected?	Controls Adequate (appropriate, effective, and operating)?	Corrective Action Needed and Notes
1	Material loading/unloading and storage areas	☑Yes □No □ N/A	☑Yes □No	N/A
2	Equipment operations and maintenance areas	□Yes □No ☑ N/A	□Yes □No	N/A
3	Fueling areas	□Yes □No ☑ N/A	□Yes □No	N/A
4	Outdoor vehicle and equipment washing areas	□Yes □No ☑ N/A	□Yes □No	N/A
5	Waste handling and disposal areas	□Yes □No ☑ N/A	□Yes □No	N/A
6	Erodible areas/construction	□Yes □No ☑ N/A	□Yes □No	N/A
7	Non-stormwater/ illicit connections	□Yes □No ☑ N/A	□Yes □No	N/A
8	Salt storage piles or pile containing salt	□Yes □No ☑ N/A	□Yes □No	N/A
9	Dust generation and vehicle tracking	□Yes □No ☑ N/A	□Yes □No	N/A
10	(Other)	□Yes □No □ N/A	□Yes □No	
11	(Other)	□Yes □No □ N/A		
12	(Other)	□Yes □No □ N/A	□Yes □No	

Non-Compliance

Describe any incidents of non-compliance observed and not described above:

The MFS yard was clean and in good condition. There was some sheet metal and pallets outside of the pipefitter's shop that were removed shortly after the inspection.

FSR #144268 for the clean out of the trench drain sump was completed on 1/5/16 and FSR closed on 1/7/16. The Petro Plug for the outlet pipe has been removed for winter and will be reinstalled when the drain needs to be pumped.

Additional	Control	Measur	es

Describe any additional control measures needed to comply with the permit requirements: None at this time.

Notes

Use this space for any additional notes or observations from the inspection: The annual SWPPP update was completed for this facility on 1/28/2016.

CERTIFICATION STATEMENT

"I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gathered and evaluated the information submitted. Based on my 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 my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations."

Print name and title: Phil Romero, ESH Manager

Signature: Date: 2/1/16

Stormwater Industrial Routine Facility Inspection Report

	General Info	rmation	investable has transpilled secret.		
Facility Name	TA-3-38 Metals Fabricati	on Shop			
NPDES Tracking No.	NMR050000				
Date of Inspection	2/25/2016	Start/End Time	2:00-1:15 p.m.		
Inspector's Name(s)	Jillian Burgin				
Inspector's Title(s)	DEP/CISEC				
Inspector's Contact Information	665-1893	4 - 4			
Inspector's Qualifications	CISEC (See SWPPP)		es a sona a contras calcada		
	Weather Info	ormation	EESTE SQUITE		
Weather at time of this inspection? ☑ Clear □Cloudy □ Rain □ Sleet □ Fog □ Snow □ High Winds □ Other: Temperature: 46° F					
Have any previously unidentified discharges of pollutants occurred since the last inspection? ☐Yes ☐No If yes, describe: N/A					
Are there any discharges occurrin If yes, describe: Snowmelt only.	g at the time of inspection?	✓Yes □No			

Control Measures

- Number the structural stormwater control measures identified in your SWPPP on your site map and list them
 below (add as many control measures as are implemented on-site). Carry a copy of the numbered site map with
 you during your inspections. This list will ensure that you are inspecting all required control measures at your
 facility.
- Describe corrective actions initiated, date completed, and note the person that completed the work in the Corrective Action Log.

	Structural Control Measure	Control Measure is Operating Effectively?	If No, In Need of Maintenance, Repair, or Replacement?	Corrective Action Needed and Notes (identify needed maintenance and repairs, or any failed control measures that need replacement)
1	Aspahlt berming	☑Yes □No	☐ Maintenance ☐ Repair ☐ Replacement	N/A (Good Condition)
2	Covered Metal Storage Racks	MYes □No	☐ Maintenance ☐ Repair ☐ Replacement	N/A (All metals covered)
3	Metal Recycle Bins (Covered)	☑Yes □No	☐ Maintenance ☐ Repair ☐ Replacement	N/A (Covered)
4	Heavy Duty Tarps	☑Yes □No	☐ Maintenance ☐ Repair ☐ Replacement	N/A (Good Condition)
5	Spill Control - Parking Areas	☑Yes □No	☐ Maintenance ☐ Repair ☐ Replacement	No spills observed at the time of inspection or reported since previous inspection.

Areas of Industrial Materials or Activities exposed to stormwater

Below are some general areas that should be assessed during routine inspections. Customize this list as needed for the specific types of industrial materials or activities at your facility.

	Area/Activity	Inspected?	Controls Adequate (appropriate, effective, and operating)?	Corrective Action Needed and Notes
1	Material loading/unloading and storage areas	☑Yes □No □ N/A	☑Yes □No	N/A
2	Equipment operations and maintenance areas	□Yes □No ☑ N/A	□Yes □No	N/A
3	Fueling areas	□Yes □No ☑ N/A	□Yes □No	N/A
4	Outdoor vehicle and equipment washing areas	□Yes □No ☑ N/A	□Yes □No	N/A
5	Waste handling and disposal areas	□Yes □No ☑ N/A	□Yes □No	N/A
6	Erodible areas/construction	□Yes □No ☑ N/A	□Yes □No	N/A
7	Non-stormwater/ illicit connections	□Yes □No ☑ N/A	□Yes □No	N/A
8	Salt storage piles or pile containing salt	□Yes □No ☑ N/A	□Yes □No	N/A
9	Dust generation and vehicle tracking	□Yes □No ☑ N/A	□Yes □No	N/A
10	(Other)	□Yes □No □ N/A	□Yes □No	
11	(Other)	□Yes □No □ N/A	□Yes □No	
12	(Other)	□Yes □No □ N/A	□Yes □No	

Non-Compliance Describe any incidents of non-compliance observed and not described above: There was rusting sheet metal stored outside of the pipefitter's shop, which was covered with a heavy-duty tarp until it can be moved into the shop or relocated to another covered area. Additional Control Measures Describe any additional control measures needed to comply with the permit requirements: Keep sheet metal outside of the pipefitter's shop covered or move indoors. Notes Use this space for any additional notes or observations from the inspection: CERTIFICATION STATEMENT "I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gathered and evaluated the information submitted. Based on my 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 my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations." Print name and title: Phil Romero, ESH Manager Signature:

Stormwater Industrial Routine Facility Inspection Report

General Information						
Facility Name	TA-3-38 Metals Fabrication	on Shop				
NPDES Tracking No.	NMR050000					
Date of Inspection	3/30/2016 Start/End Time 3:00-3:15 p.m.					
Inspector's Name(s)	Jillian Burgin					
Inspector's Title(s)	DEP/CISEC					
Inspector's Contact Information	665-1893					
Inspector's Qualifications	nspector's Qualifications CISEC (See SWPPP)					
	Weather Info	rmation				
Weather at time of this inspection? ☑ Clear □ Cloudy □ Rain □ Sleet □ Fog □ Snow □ High Winds □ Other: Temperature: 43° F						
Have any previously unidentified discharges of pollutants occurred since the last inspection? ☐Yes ☐No If yes, describe: N/A						
Are there any discharges occurring at the time of inspection? Yes No No						

Control Measures

- Number the structural stormwater control measures identified in your SWPPP on your site map and list them
 below (add as many control measures as are implemented on-site). Carry a copy of the numbered site map with
 you during your inspections. This list will ensure that you are inspecting all required control measures at your
 facility.
- Describe corrective actions initiated, date completed, and note the person that completed the work in the Corrective Action Log.

	Structural Control Measure	Control Measure is Operating Effectively?	If No, In Need of Maintenance, Repair, or Replacement?	Corrective Action Needed and Notes (identify needed maintenance and repairs, or any failed control measures that need replacement)
1	Aspahlt berming	⊠Yes □No	☐ Maintenance ☐ Repair ☐ Replacement	N/A (Good Condition)
2	Covered Metal Storage Racks	☑Yes □No	☐ Maintenance ☐ Repair ☐ Replacement	N/A (All metals covered)
3	Metal Recycle Bins (Covered)	☑Yes □No	☐ Maintenance ☐ Repair ☐ Replacement	N/A (Covered)
4	Heavy Duty Tarps	☑Yes □No	☐ Maintenance ☐ Repair ☐ Replacement	N/A (Good Condition)
5	Spill Control - Parking Areas	☑Yes □No	☐ Maintenance ☐ Repair ☐ Replacement	No spills observed at the time of inspection or reported since previous inspection.

Areas of Industrial Materials or Activities exposed to stormwater

Below are some general areas that should be assessed during routine inspections. Customize this list as needed for the specific types of industrial materials or activities at your facility.

	Area/Activity	Inspected?	Controls Adequate (appropriate, effective, and operating)?	Corrective Action Needed and Notes
1	Material loading/unloading and storage areas	☑Yes □No □ N/A	☑Yes □No	N/A
2	Equipment operations and maintenance areas	□Yes □No ☑ N/A	□Yes □No	N/A
3	Fueling areas	□Yes □No ☑ N/A	□Yes □No	N/A
4	Outdoor vehicle and equipment washing areas	□Yes □No ☑ N/A	□Yes □No	N/A
5	Waste handling and disposal areas	□Yes □No ☑ N/A	□Yes □No	N/A
6	Erodible areas/construction	□Yes □No ☑ N/A	□Yes □No	N/A
7	Non-stormwater/ illicit connections	□Yes □No ☑ N/A	□Yes □No	N/A
8	Salt storage piles or pile containing salt	□Yes □No ☑ N/A	□Yes □No	N/A
9	Dust generation and vehicle tracking	□Yes □No ☑ N/A	□Yes □No	N/A
10	(Other)	□Yes □No □ N/A	□Yes □No	
11	(Other)	□Yes □No □ N/A	□Yes □No	
12	(Other)	□Yes □No □ N/A	□Yes □No	

Non-Compliance Describe any incidents of non-compliance observed and not described above: There were no incidents of non-compliance observed at the time of inspection. **Additional Control Measures** Describe any additional control measures needed to comply with the permit requirements: None at this time. Notes Use this space for any additional notes or observations from the inspection: CERTIFICATION STATEMENT "I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gathered and evaluated the information submitted. Based on my 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 my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations." Print name and title: Phil Romero, ESH Manager 3-31-16 Signature:

Stormwater Industrial Routine Facility Inspection Report

General Information					
Facility Name	TA-3-38 Metals Fabrication	on Shop			
NPDES Tracking No.	NMR050000				
Date of Inspection	4/27/2016	Start/End Time	11:00-11:10 a.m.		
Inspector's Name(s)	Leonard Sandoval				
Inspector's Title(s)	DEP/CISEC				
Inspector's Contact Information	667-3557 or 231-1235		3/2-3/190		
Inspector's Qualifications	pector's Qualifications CISEC (See SWPPP)				
	Weather Info	rmation			
Weather at time of this inspection? ☐ Clear ☐ Partly Cloudy ☐ Rain ☐ Sleet ☐ Fog ☐ Snow ☐ High Winds ☐ Other: Temperature: 63° F					
Have any previously unidentified discharges of pollutants occurred since the last inspection? ☐Yes ☐No If yes, describe: N/A					
Are there any discharges occurring If yes, describe:	g at the time of inspection?	☐ Yes ☑ No			

Control Measures

- Number the structural stormwater control measures identified in your SWPPP on your site map and list them
 below (add as many control measures as are implemented on-site). Carry a copy of the numbered site map with
 you during your inspections. This list will ensure that you are inspecting all required control measures at your
 facility.
- Describe corrective actions initiated, date completed, and note the person that completed the work in the Corrective Action Log.

	Structural Control Measure	Control Measure is Operating Effectively?	If No, In Need of Maintenance, Repair, or Replacement?	Corrective Action Needed and Notes (identify needed maintenance and repairs, or any failed control measures that need replacement)
1	Aspahlt berming	☑Yes □No	☐ Maintenance ☐ Repair ☐ Replacement	N/A (Good Condition)
2	Covered Metal Storage Racks	☑Yes □No	☐ Maintenance ☐ Repair ☐ Replacement	N/A (All metals covered)
3	Metal Recycle Bins (Covered)	☑Yes □No	☐ Maintenance ☐ Repair ☐ Replacement	N/A (Covered)
4	Heavy Duty Tarps	☑Yes □No	☐ Maintenance ☐ Repair ☐ Replacement	N/A (Good Condition)
5	Spill Control - Parking Areas	☑Yes □No	☐ Maintenance ☐ Repair ☐ Replacement	No spills observed at the time of inspection or reported since previous inspection.

Areas of Industrial Materials or Activities exposed to stormwater

Below are some general areas that should be assessed during routine inspections. Customize this list as needed for the specific types of industrial materials or activities at your facility.

	Area/Activity	Inspected?	Controls Adequate (appropriate, effective, and operating)?	Corrective Action Needed and Notes
1	Material loading/unloading and storage areas	☑Yes □No □ N/A	☑Yes □No	N/A
2	Equipment operations and maintenance areas	□Yes □No ☑ N/A	□Yes □No	N/A
3 .	Fueling areas	□Yes □No ☑ N/A	□Yes □No	N/A
4	Outdoor vehicle and equipment washing areas	□Yes □No ☑ N/A	□Yes □No	N/A
5	Waste handling and disposal areas	□Yes □No ☑ N/A	□Yes □No	N/A
6	Erodible areas/construction	□Yes □No ☑ N/A	□Yes □No	N/A
7	Non-stormwater/ illicit connections	□Yes □No ☑ N/A	□Yes □No	N/A
8	Salt storage piles or pile containing salt	□Yes □No ☑ N/A	□Yes □No	N/A
9	Dust generation and vehicle tracking	□Yes □No ☑ N/A	□Yes □No	N/A
10	(Other)	□Yes □No □ N/A	□Yes □No	
11	(Other)	□Yes □No □ N/A	□Yes □No	
12	(Other)	□Yes □No □ N/A	□Yes □No	

Non-Compliance

Describe any incidents of non-compliance observed and not described above:
There were no incidents of non-compliance observed at the time of inspection.

Additional Control Measures

Describe any additional control measures needed to comply with the permit requirements:
The petro plug oil barrier needs to be attached to the pipe that discharges storm water north of the shop from the trench drain sump. The petro plug was present but lying on the ground near the pipe. It was re-installed on 4/28 after the band on the clamp was repaired.

Notes

Use this space for any additional notes or observations from the inspection:

Monthly parking lot sweeping was performed on the day of the inspection (4/27/16).

CERTIFICATION STATEMENT

"I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gathered and evaluated the information submitted. Based on my 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 my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations."

Print name and title: Phil Romero, ESH Manager

Signature: Date: 4/3/1/2

Stormwater Industrial Routine Facility Inspection Report

	General Information				
Facility Name	TA-3-38 Metals Fabricatio	n Shop			
NPDES Tracking No.	NMR050000				
Date of Inspection	5/25/2016	Start/End Time	2:00-2:15PM		
Inspector's Name(s)	Jillian Burgin	*			
Inspector's Title(s)	DEP/CISEC				
Inspector's Contact Information	665-1893				
Inspector's Qualifications	CISEC (See SWPPP)				
	Weather Infor	mation			
Weather at time of this inspection? ☑ Clear □ Partly Cloudy □ Rain □ Sleet □ Fog □ Snow □ High Winds □ Other: Temperature: 73° F					
Have any previously unidentified discharges of pollutants occurred since the last inspection? □Yes ☑No If yes, describe: N/A Are there any discharges occurring at the time of inspection? □ Yes ☑ No					
If yes, describe:	g at the time of hispection.	= 103 EINO			

Control Measures

- Number the structural stormwater control measures identified in your SWPPP on your site map and list them
 below (add as many control measures as are implemented on-site). Carry a copy of the numbered site map with
 you during your inspections. This list will ensure that you are inspecting all required control measures at your
 facility.
- Describe corrective actions initiated, date completed, and note the person that completed the work in the Corrective Action Log.

	Structural Control Measure	Control Measure is	If No, In Need of Maintenance,	Corrective Action Needed and Notes (identify needed maintenance and repairs, or any
		Operating Effectively?	Repair, or Replacement?	failed control measures that need replacement)
1	Aspahlt berming	☑Yes □No	☐ Maintenance ☐ Repair ☐ Replacement	N/A (Good Condition)
2	Covered Metal Storage Racks	☑Yes □No	☐ Maintenance ☐ Repair ☐ Replacement	N/A (All metals covered)
3	Metal Recycle Bins (Covered)	☑Yes □No	☐ Maintenance ☐ Repair ☐ Replacement	N/A (Covered)
4	Heavy Duty Tarps	☑Yes □No	☐ Maintenance ☐ Repair ☐ Replacement	N/A (Good Condition)
5	Spill Control - Parking Areas	☑Yes □No	☐ Maintenance ☐ Repair ☐ Replacement	No spills observed at the time of inspection or reported since previous inspection.

Areas of Industrial Materials or Activities exposed to stormwater

Below are some general areas that should be assessed during routine inspections. Customize this list as needed for the specific types of industrial materials or activities at your facility.

	Area/Activity	Inspected?	Controls Adequate (appropriate, effective, and operating)?	Corrective Action Needed and Notes
1	Material loading/unloading and storage areas	☑Yes □No □ N/A	☑Yes □No	N/A
2	Equipment operations and maintenance areas	□Yes □No ☑ N/A	□Yes □No	N/A
3	Fueling areas	□Yes □No ☑ N/A	□Yes □No	N/A
4	Outdoor vehicle and equipment washing areas	□Yes □No ☑ N/A	□Yes □No	N/A
5	Waste handling and disposal areas	□Yes □No ☑ N/A	□Yes □No	N/A
6	Erodible areas/construction	□Yes □No ☑ N/A	□Yes □No	N/A
7	Non-stormwater/ illicit connections	□Yes □No ☑ N/A	□Yes □No	N/A
8	Salt storage piles or pile containing salt	□Yes □No ☑ N/A	□Yes □No	N/A
9	Dust generation and vehicle tracking	□Yes □No ☑ N/A	□Yes □No	N/A
10	(Other)	□Yes □No □ N/A	□Yes □No	
11	(Other)	□Yes □No □ N/A	□Yes □No	
12	(Other)	□Yes □No □ N/A	□Yes □No	

Non-Compliance	
Describe any incidents of non-compliance observed and not described above: There were no incidents of non-compliance observed at the time of inspection.	
Additional Control Measures	
Describe any additional control measures needed to comply with the permit requirements:	
Continue to keep materials properly covered and stored. Continue monthly sweeping.	

Notes

Use this space for any additional notes or observations from the inspection:

Evaluating options for installing a bollard or placing a temporary bollard near the Petro Plug barrier to protect from potential vehicle damage.

CERTIFICATION STATEMENT

"I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gathered and evaluated the information submitted. Based on my 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 my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations."

Print name and title: Phil Romero, ESH Manager

Signature: Date: 5/25/16

Stormwater Industrial Routine Facility Inspection Report

	General Infor	mation	sanital filmentification (self-to-1
Facility Name	TA-3-38 Metals Fabrication	on Shop	
NPDES Tracking No.	NMR050000		
Date of Inspection	6/27/2016	Start/End Time	1:15-1:30 p.m.
Inspector's Name(s)	Jillian Burgin		
Inspector's Title(s)	DEP/CISEC		
Inspector's Contact Information	665-1893		
Inspector's Qualifications	CISEC (See SWPPP)		
	Weather Info	rmation	man maste
Weather at time of this inspection ☐ Clear ☐ Partly Cloudy ☐ F ☐ Other: Temperature: ~83°	Rain 🗖 Sleet 🗖 Fog	□ Snow □ High	Winds
Have any previously unidentified of If yes, describe: N/A Are there any discharges occurring			inspection? □Yes ☑No
If yes, describe:			

Control Measures

- Number the structural stormwater control measures identified in your SWPPP on your site map and list them
 below (add as many control measures as are implemented on-site). Carry a copy of the numbered site map with
 you during your inspections. This list will ensure that you are inspecting all required control measures at your
 facility.
- Describe corrective actions initiated, date completed, and note the person that completed the work in the Corrective Action Log.

	Structural Control Measure	Control Measure is Operating Effectively?	If No, In Need of Maintenance, Repair, or Replacement?	Corrective Action Needed and Notes (identify needed maintenance and repairs, or any failed control measures that need replacement)
1	Aspahlt berming	☑Yes □No	☐ Maintenance ☐ Repair ☐ Replacement	N/A (Good Condition)
2	Covered Metal Storage Racks	☑Yes □No	☐ Maintenance ☐ Repair ☐ Replacement	N/A (All metals covered)
3	Metal Recycle Bins (Covered)	☑Yes □No	☐ Maintenance ☐ Repair ☐ Replacement	N/A (Covered)
4	Heavy Duty Tarps	☑Yes □No	☐ Maintenance ☐ Repair ☐ Replacement	N/A (Good Condition)
5	Spill Control - Parking Areas	☑Yes □No	☐ Maintenance ☐ Repair ☐ Replacement	No spills observed at the time of inspection or reported since previous inspection.

Areas of Industrial Materials or Activities exposed to stormwater

Below are some general areas that should be assessed during routine inspections. Customize this list as needed for the specific types of industrial materials or activities at your facility.

	Area/Activity	Inspected?	Controls Adequate (appropriate, effective, and operating)?	Corrective Action Needed and Notes
1	Material loading/unloading and storage areas	☑Yes □No □ N/A	☑Yes □No	N/A
2	Equipment operations and maintenance areas	□Yes □No ☑ N/A	□Yes □No	N/A
3	Fueling areas	□Yes □No ☑ N/A	□Yes □No	N/A
4	Outdoor vehicle and equipment washing areas	□Yes □No ☑ N/A	□Yes □No	N/A
5	Waste handling and disposal areas	□Yes □No ☑ N/A	□Yes □No	N/A
6	Erodible areas/construction	□Yes □No ☑ N/A	□Yes □No	N/A
7	Non-stormwater/ illicit connections	□Yes □No ☑ N/A	□Yes □No	N/A
8	Salt storage piles or pile containing salt	□Yes □No ☑ N/A	□Yes □No	N/A .
9	Dust generation and vehicle tracking	□Yes □No ☑ N/A	□Yes □No	N/A
10	(Other)	□Yes □No □ N/A	□Yes □No	
11	(Other)	□Yes □No □ N/A	□Yes □No	
12	(Other)	□Yes □No □ N/A	□Yes □No	

Non-Compliance

Describe any incidents of non-compliance observed and not described above:

The rusting metal parts with wheels that are located in the metal storage yard need to be covered or moved into covered storage.

Additional Control Measures

Describe any additional control measures needed to comply with the permit requirements:

Continue to keep materials properly covered and stored. Continue monthly sweeping. Sweeping is scheduled for 6/29/16.

The Petro Plug oil barrier was missing. Only a small piece of the filter was remaining at the end of the pipe. It is assumed that the plug was run over by vehicle traffic in the area or removed for some reason - a new plug will be ordered if it's not found. The trench drain sump cannot be drained until a new plug is received.

Notes

Use this space for any additional notes or observations from the inspection:

Evaluating options for installing a bollard or placing a temporary bollard near the Petro Plug barrier to protect from potential vehicle damage.

CERTIFICATION STATEMENT

"I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gathered and evaluated the information submitted. Based on my 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 my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations."

Print name and title:	Phil Romero, ES	H Manager				
	Nol				, ,	
Signature:	Alm	Tomes	Date:	6/	30/	16
	₹3		- 1			

Los Alamos National Lab

Work Order MSGP-56563

MSGP Monitoring Stations Printed 7/27/2016 - 12:30 PM

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Requested By: Banar, Alethea on

7/27/2016 12:28:00

MSGP Stormwater Procedure:

Industrial Routine Facilty Inspection (EPC-CP-Form-

1020.1)

Last PM:

N/A

Project: Routine Facility

Inspections 7-25-16 (P-MSGP-4982)

Reason: MSGP Routine Facility Inspection

Special Instructions: NMR053195

MSGP Program

ត្នឹ RG121.9

♣ TA-3-38 Metals Fab Shop

Contact: Banar, Alethea Phone: 665-0454

Tasks								
#	Description	Rating	Meas.	Initials	Failed	N/A	Complete	
Weath	ner Information							
20	Describe the weather at time of inspection in the Weather lookup table. If "Other" is chosen, provide description in task comments of this line. Document the temperature (F°) in the "Reading" field of this line.	710	Clear	Sunn	4 5	Г	E /	
771		7,118	ı yıl === n) '	-		
Withir	the Facility Boundary							
40	Is the facility free of new discharges of pollutants that have occurred since the last inspection? If "Failed", describe:							
50	If "Failed" has a CAR been previously initiated for this new discharge? (Range: 0 - 0)	111 X					V	
60	Is the facility free of discharge of pollutants at the time of inspection? If "Failed" describe: (Range: 0 - 0)							
70	Is the facility free of evidence of, or the potential for, pollutants entering the drainage system. If "Failed" describe: (Range: 0 - 0)				a			
	li inspection needed maintenance and repairs, failed	control me	easures tha	t need repla	acement	, or a	description	
or cor	rective actions in relevant task comment) Monitored Outfall [002] Free of Evidence of							
90	Erosion? (Range: 0 - 0)					4		
100	Monitored Outfall [002] Flow Dissipation Devices Operating Effectively? (Range: 0 - 0)					4	T/	
110	Monitored Outfall [002] Free of Evidence of Pollutants in Discharges and/or Receiving Water? (Range: 0 - 0)				-	Б		
120				n sixe	2 [4]	T.		
130	Substantially Identical Outfall [003] Flow Dissipation Devices Operating Effectively? (Range: 0 - 0)	5 e				<u></u>		
 140	Substantially Identical Outfall [003] Free of Evidence of Pollutants in Discharges and/or Receiving Water? (Range: 0 - 0)	8	ee 17	0		le/		

7/31/2016

Utilities and

Infrastructure

Priority/Type: / New Installation

Target:

Department:

Control Measures (identify needed maintenance and repairs, failed control measures that need replacment, or a description of corrective actions in relevant task comments). Concrete/Asphalt Channel/Swale [0300104020002] Control Measure is operating effectively? (Range: 0 - 0) 160 Concrete/Asphalt Channel/Swale See Heo [0300104020002] If "Failed", is control measure in need of maintenance, Repair, or Replacement? Base Course Swale [0300104100001] Control 180 Measure is operating effectively? Base Course Swale [0300104100001] If "Failed". is control measure in need of maintenance, Repair, or Replacement? 190 Area/Activity exposed to stormwater (identify needed mainteance or a description of corrective actions in relevant task comment). Material loading/unloading and storage areas 210 inspected? Area/Activity controls adequate (appropriate, 220 effective, and operating)? (Range: 0 - 0) Transfer areas for substances in bulk inspected? 230 Area/Activity controls adequate (appropriate. 240 effective, and operating)? (Range: 0 - 0) Produce/chemical storage areas (raw material) 250 inspected? Area/Activity controls adequate (appropriate, effective, and operating)? (Range: 0 - 0) 260 Liquid tank storage/secondary containment 270 inspected? Area/Activity controls adequate (appropriate, 280 effective, and operating)? (Range: 0 - 0) Industrial processing and finished product storage 290 areas inspected? Area/Activity controls adequate (appropriate, 300 effective, and operating)? (Range: 0 - 0) Equipment operation and maintenance areas 310 inspected? Area/Activity controls adequate (appropriate. 320 effective, and operating)? (Range: 0 - 0) 330 Fueling areas inspected? Area/Activity controls adequate (appropriate, 340 effective, and operating)? (Range: 0 - 0) Outdoor vehicle and equipment washing areas 350 inspected? Area/Activity controls adequate (appropriate. 360 effective, and operating)? (Range: 0 - 0) Machinery inspected? 370 Area/Activity controls adequate (appropriate, 380 effective, and operating)? (Range: 0 - 0) 390 Waste handling and disposal areas inspected? Area/Activity controls adequate (appropriate, 400 effective, and operating)? (Range: 0 - 0) Erodible areas/construction inspected?f 410 Area/Activity controls adequate (appropriate, effective, and operating)? (Range: 0 - 0) 420 Locations and sources of run-on to the site 430 inspected? Area/Activity controls adequate (appropriate, 440 effective, and operating)? (Range: 0 - 0) 450 Non-stormwater/illicit connections inspected? 460

	Area/Activity controls adequate (appropriate, effective, and operating)? (Range: 0 - 0)	-11	
470	Salt storage piles or pile containing salt inspected?		
480	Area/Activity controls adequate (appropriate, effective, and operating)? (Range: 0 - 0)		
490	Dust generation and vehicle tracking inspected?		
500	Area/Activity controls adequate (appropriate, effective, and operating)? (Range: 0 - 0)		
510	Housekeeping (Industrial materials/residues/trash in contact with stormwater) inspected?		
520	Area/Activity controls adequate (appropriate, effective, and operating)? (Range: 0 - 0)		
530	Leaks and spills inspected?		u u u
540	Area/Activity controls adequate (appropriate, effective, and operating)? (Range: 0 - 0)		
560	Free of incidents of observed non-compliance not associated with any of the above? (Range: 0 - 0)		
Additi	onal Control Measures Are permit requirements satisfied with existing control measure(s) not associated with any of the above?		
580	(Range: 0 - 0)		
_abor	Report ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~		
Comp	leted: Failure:	Meter 1:	Meter 2:
Repor	t:		
TIV			

WOID: 56563	Page of	
Signature (lead inspector):	700	Date and Time: 712 71110
Signature (lead hispector)	1302 CC	Date and Time: 767116 9:45 a.m.
	CERTIFICATION STATEM	MENT
accordance with a system design Based on my inquiry of the per information, the information su	son or persons who manage the system, or thos ibmitted is, to the best of my knowledge and be	gathered and evaluated the information submitted.

(Signatory must meet definition in Section B.11.A, eg., FOD, Ops Mgr, DSESH Group Leader, EPC Group Leader)

Print name and title: Phil Romeno - DESK-S-CPCS Soro-pleadent

Signature: Date: 7-28-16

Los Alamos National Lab - ADESH

Maintenance Details

Work Order MSGP-RI-58488

MSGP Routine Inspection Printed 8/29/2016 - 10:05 AM

100, 110	ested By:	8/29/2016 9:5		Target:	8/31/2016			Program		
Taken	Bv:	Banar, Alethe	7450	Priority/Type: Department:	Utilities and		# RG12	1.9 38 Metals	Eab CL	
	dure:	MSGP Storm		Department:	Infrastructure		250 IA-3-	36 Metais	rap Sno	р
		Industrial Rou Facilty Inspec (EPC-CP-For	utine ction				Contact: Phone:	Banar, Ale 699-5836	othea	
Last P	M:	1020.1) N/A								
	0	1251000	cility Inene	otion at TA 3 39	Metals Fab Shor					
	oring Peri	4901	cinty maper	Odor:	Merais Lan Shot	,				
clarity	WALL OF			Settled Solids	:					
Suspe	nded Soli	ids:								
Specia	al instruct	ions: NMR0	53195							
							0	8/20	1.	1:30 p.
asks						OZ.	May.	0 (000)	114	1.30 p.
JONO										
#	Descri	ption			Rating	Meas.	Initials	Failed	N/A	Complete
Neath	her Inform	ation								
			at time of	inspection in the						
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	Base Course Berm [0300103020001] If "Failed", is control measure in need of maintenance, Repair, or Replacement?		NA	
150	Drop Inlet with Petro-Plug [0300109010003] Control Measure is operating effectively?		-4	F/
	Drop Inlet with Petro-Plug [0300109010003] If		ATTLE TO	
160	"Failed", is control measure in need of maintenance, Repair, or Replacement?	-	E/	
Area/	Activity exposed to stormwater (identify needed mainteance or a desconment).	cription of corrective act	tions in I	relevant
180	Material loading/unloading and storage areas inspected?	<u> </u>		-/
190	Area/Activity controls adequate (appropriate, effective, and operating)? (Range: 0 - 0)		- Fai	E/
200	Transfer areas for substances in bulk inspected?	4	d	F /
210	Area/Activity controls adequate (appropriate, effective, and operating)? (Range: 0 - 0)	Б		[]
220	Produce/chemical storage areas (raw material) inspected?			п/
230	Area/Activity controls adequate (appropriate, effective, and operating)? (Range: 0 - 0)			F/
240	Liquid tank storage/secondary containment inspected?			5/
250	Area/Activity controls adequate (appropriate, effective, and operating)? (Range: 0 - 0)			-/
260	Industrial processing and finished product storage areas inspected?			- /
270	Area/Activity controls adequate (appropriate, effective, and operating)? (Range: 0 - 0)		<u> </u>	-/
	Equipment operation and maintenance areas			100
280	inspected?		G .	Ti-
290	Area/Activity controls adequate (appropriate, effective, and operating)? (Range: 0 - 0)		_	TO/
300	Fueling areas inspected?			T ₁
310	Area/Activity controls adequate (appropriate, effective, and operating)? (Range: 0 - 0)			
320	Outdoor vehicle and equipment washing areas inspected?		12/	-
330	Area/Activity controls adequate (appropriate, effective, and operating)? (Range: 0 - 0)		-/	
340	Machinery inspected?		Г	5/
350	Area/Activity controls adequate (appropriate, effective, and operating)? (Range: 0 - 0)		4	E/
360	Waste handling and disposal areas inspected?		EK.	F/
370	Area/Activity controls adequate (appropriate, effective, and operating)? (Range: 0 - 0)			0 5
380	Erodible areas/construction inspected?f			T-0
390	Area/Activity controls adequate (appropriate, effective, and operating)? (Range: 0 - 0)		<u></u>	F
400	Locations and sources of run-on to the site inspected?		Г	F/
410	Area/Activity controls adequate (appropriate, effective, and operating)? (Range: 0 - 0)	- 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1		-/
420	Non-stormwater/illicit connections inspected?		5/	
430	Area/Activity controls adequate (appropriate, effective, and operating)? (Range: 0 - 0)		F /	
140	Salt storage piles or pile containing salt inspected?		E/	10 524
450	Area/Activity controls adequate (appropriate, effective, and operating)? (Range: 0 - 0)		r/	Б

	Dust generation and vehicle tr	acking inspected?			(8 F 1 1 1 1 1 1 1 1 1		
470	Area/Activity controls adeque effective, and operating)? (Fig. 4)						
480	Housekeeping (Industrial mate contact with stormwater) inspe	erials/residues/trash in					[]
490	Area/Activity controls adequented effective, and operating)? (R	ange () (I)	ka i		1 = 1 = 4	d d	15
500	Leaks and spills inspected?				i i	a	[]
510	Area/Activity controls adeque effective, and operating)? (R	ate (appropriate, lange: 0 - 0)				- E ul	_ [7]
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abor-	Storm drain .	to.	1 01	victa (Sibra	SC .	Jeway.
Labor		Assign		Work Date			Other Hrs
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Labor Jillian E abor I	Report Failure:	Assigr 8/31/20	ned 016 / 14	Work Date	Reg Hrs	OT Hrs	Other Hrs

WO 10: MSGP-R1-58488 Page 4 of 4

Signature (lead inspector): Delicum Pousium Date and Time: 8/29/16 1:45p.m

CERTIFICATION STATEMENT

"I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gathered and evaluated the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations".

Los Alamos National Lab - ADESH

Work Order MSGP-RI-58817

MSGP Routine Inspection Printed 9/27/2016 - 1:10 PM

	ested By:	Banar, Alethea on	Target:	9/30/2016	A C	SGP Program		
		9/27/2016 1:07:00 PM	Priority/Type:		ا Re	3121.9		
Taken	-	Banar, Alethea	Department:	Utilities and		\-3-38 Metals	Fab Sho	р
Proce	dure:	MSGP Stormwater Industrial Routine		Infrastructure				
		Facilty Inspection (EPC-CP-Form-		Mana O.	Dhan	e: 699-5836	tnea	
_ast P	84.	1020.1) N/A		Inop:				
-asi F Projec		Monthly Routine		913	salico			
10,00		Inspections 9-6-16 (P-MSGP-RI-5119)				p.m.		
Reaso	n: MSGI	Stormwater Industrial R	Routine Facility In	nspection				
Monito	oring Peri	iod:	Odor:					
Clarity	<i>r</i> :		Settled Solids	:				
Suspe	nded Sol	ids:						
Specia	al Instruc	tions: NMR053195						
asks	1000				1 1100			
#	Descri	ntion		Rating	Meas. Ini	tials Failed	AI/A	Camalat
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	Base Course Berm [0300103020001] Control Measure is operating effectively?		
	Base Course Berm [0300103020001] If "Failed"		
140	is control measure in need of maintenance, Repair, or Replacement?		
150	Drop Inlet with Petro-Plug [0300109010003] Control Measure is operating effectively?		[/
	Drop Inlet with Petro-Plug [0300109010003] If		,
160	"Failed", is control measure in need of maintenance, Repair, or Replacement?		-1
Area/	Activity exposed to stormwater (identify needed mainteance or a description of core	rective actions in r	elevant
task c	omment).		
180	Material loading/unloading and storage areas inspected?	a a	TV
190	Area/Activity controls adequate (appropriate, effective, and operating)? (Range: 0 - 0)		
200	Transfer areas for substances in bulk inspected?	el al	- V
210	Area/Activity controls adequate (appropriate, effective, and operating)? (Range: 0 - 0)		
220	Produce/chemical storage areas (raw material) inspected?		
	Area/Activity controls adequate (appropriate,		
230	effective, and operating)? (Range: 0 - 0) Liquid tank storage/secondary containment		
240	inspected?	al a	
250	Area/Activity controls adequate (appropriate, effective, and operating)? (Range; 0 - 0)		
260	Industrial processing and finished product storage areas inspected?		
270	Area/Activity controls adequate (appropriate, Tarp blown off a effective, and operating)? (Range: 0 - 0) metals Pile. Recove	CARHO	176
	Equipment operation and maintenance areas		- 46
280	inspected? Area/Activity controls adequate (appropriate.		
290	effective, and operating)? (Range: 0 - 0)		
300	Fueling areas inspected?		3
310	Area/Activity controls adequate (appropriate, effective, and operating)? (Range: 0 - 0)		- Ari
320	Outdoor vehicle and equipment washing areas inspected?		
330	Area/Activity controls adequate (appropriate, effective, and operating)? (Range: 0 - 0)		
340	Machinery inspected?		
350	Area/Activity controls adequate (appropriate, effective, and operating)? (Range: 0 - 0)	— <u> </u>	
360	Waste handling and disposal areas inspected?		
	Area/Activity controls adequate (appropriate,		
370	effective, and operating)? (Range: 0 - 0)		al .
380	Erodible areas/construction inspected?f		al .
390	Area/Activity controls adequate (appropriate, effective, and operating)? (Range: 0 - 0)		d
400	Locations and sources of run-on to the site inspected?	в в	
410	Area/Activity controls adequate (appropriate, effective, and operating)? (Range: 0 - 0)		
420	Non-stormwater/illicit connections inspected?		
	Area/Activity controls adequate (appropriate,		1 = 1
430 440	effective, and operating)? (Range: 0 - 0) Salt storage piles or pile containing salt inspected?		1.4
	Tall old lead of pilo dollarining date hispoted :		54

	Area/Activity controls adequate (appropriate, effective, and operating)? (Range: 0 - 0)			<u> </u>		
460	Dust generation and vehicle tracking inspected?					
470	Area/Activity controls adequate (appropriate, effective, and operating)? (Range: 0 - 0)				[V	
480	Housekeeping (Industrial materials/residues/trascontact with stormwater) inspected?	sh in		_	- F4.	= [
490	Area/Activity controls adequate (appropriate, effective, and operating)? (Range: 0 - 0)				-	
500	Leaks and spills inspected?			4	100	_ [·
510	Area/Activity controls adequate (appropriate,					15 [
Non-C	ompliance					
530	Free of incidents of observed non-compliance no associated with any of the above? (Range: 0 - 0)	ot)				<u> </u>
Additi	onal Control Measures				1.0	
	Are permit requirements satisfied with existing or measure(s) not associated with any of the above			_	_	
550	(Range: 0 - 0)				1	
550 Labor						
		Assigned 10/11/2016 /		Reg Hrs O		
Labor Labor Jillian		Assigned 10/11/2016 / 14	Work Date	Reg Hrs O		
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WO ID:	MSGP-R1-58817	Page 4 of 4

Signature (lead inspector): The Program Date and Time: 9/29/16

CERTIFICATION STATEMENT

"I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gathered and evaluated the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations".

			- *
(Signatory must meet de	finition in Section B.11.A, eg., FO	D, Ops Mgr, DSESH Grou	p Leader, EPC Group Leader)
Print name and title:	Phil Romeno	DEAL-YES E	st mon
Signature:	2 Romer	Date:	9/29/16

Los Alamos National Lab - ADESH

Base Course Berm [0300103020001] Control

Measure is operating effectively?

130

Work Order MSGP-RI-59098

MSGP Routine Inspection Printed 10/27/2016 - 1:22 PM

Reque Faken	ested By: Banar, Alethea on 10/26/2016 9:24:00 AM Banar, Alethea	Priority/Type: / Rour Department: Utilitie	/2016 tine es and tructure	(a) MSGP P (a) RG121.9 (b) TA-3-38		hop
Proce	dure: MSGP Stormwater Industrial Routine Facilty Inspection (EPC-CP-Form-			Contact: Ba Phone: 69		
	1020.1)	Insp	2. 10/31/	16		
ast P Projec			3:15	3:30	p.m.	
Reaso	n: MSGP Stormwater Industr	ial Routine Facility Inspecti	on			
Veath	er at inspection:					
Specia	al Instructions: NMR053195	3.0				
asks				2000		
#	Description		Rating Meas	. Initials	Failed N/A	Complete
Neath	ner Information					
	Describe the weather at time Weather lookup table. If "Ot description in task comment the temperature (F°) in the "	her" is chosen, provide ts of this line. Document	-0.01			
20	line.		65° Pl	<u></u>		
Vithir	n the Facility Boundary					
10	Is the facility free of new dis have occurred since the last describe:				- G - G	Te/
50	If "Failed" has a CAR been this new discharge? (Range					
	Is the facility free of discharged time of inspection? If "Failed					
30	0) Is the facility free of evidence	e of or the notential for			G D	
70	pollutants entering the drain describe: (Range: 0 - 0)					
	Il Inspection (needed mainter iption of corrective actions in			that need repl	acement, or a	
90	Monitored Outfall [002] Fre Erosion? (Range: 0 - 0)					
00	Monitored Outfall [002] Flo Operating Effectively? (Range					Г
	Monitored Outfall [002] Fre					
	Pollutants in Discharges and	d/or Receiving Water?				

140	Base Course Berm [0300103020001] If "Failed", is control measure in need of maintenance, Repair, or Replacement?			
150	Drop Inlet with Petro-Plug [0300109010003] Control Measure is operating effectively?			
160	Drop Inlet with Petro-Plug [0300109010003] If "Failed", is control measure in need of maintenance, Repair, or Replacement?		[e/	
	Activity exposed to stormwater (identify needed mainteance or a desconment).	ription of corrective ac	tions in r	elevant
180	Material loading/unloading and storage areas inspected?	T _d		
190	Area/Activity controls adequate (appropriate, effective, and operating)? (Range: 0 - 0)			П
200	Transfer areas for substances in bulk inspected?			
210	Area/Activity controls adequate (appropriate, effective, and operating)? (Range: 0 - 0)		[]	
220	Produce/chemical storage areas (raw material) inspected?			[i
230	Area/Activity controls adequate (appropriate, effective, and operating)? (Range: 0 - 0)			
240	Liquid tank storage/secondary containment inspected?		- 4	F
250	Area/Activity controls adequate (appropriate, effective, and operating)? (Range: 0 - 0)	<u>F</u>		
260	Industrial processing and finished product storage areas inspected?	T.d.	T _A	19
270	Area/Activity controls adequate (appropriate, effective, and operating)? (Range: 0 - 0)			4
280	Equipment operation and maintenance areas inspected? Area/Activity controls adequate (appropriate,	Tal.		I V
290	effective, and operating)? (Range: 0 - 0)			14
300	Fueling areas inspected?			1-1-1-1 1-1-1-1
310	Area/Activity controls adequate (appropriate, effective, and operating)? (Range: 0 - 0)		F/	a
320	Outdoor vehicle and equipment washing areas inspected?			.4
330	Area/Activity controls adequate (appropriate, effective, and operating)? (Range: 0 - 0)			D)
340	Machinery inspected?		- 6	
350	Area/Activity controls adequate (appropriate, effective, and operating)? (Range: 0 - 0)			
360	Waste handling and disposal areas inspected?			17
370	Area/Activity controls adequate (appropriate, effective, and operating)? (Range: 0 - 0)	Б		
380	Erodible areas/construction inspected?f			
390	Area/Activity controls adequate (appropriate, effective, and operating)? (Range: 0 - 0)			
400	Locations and sources of run-on to the site inspected?		П	T-
410	Area/Activity controls adequate (appropriate, effective, and operating)? (Range: 0 - 0)		1	П
420	Non-stormwater/illicit connections inspected?	9 8	Ti-	d
430	Area/Activity controls adequate (appropriate, effective, and operating)? (Range: 0 - 0)	Га	[V	9
440	Salt storage piles or pile containing salt inspected?			3
450	Area/Activity controls adequate (appropriate, effective, and operating)? (Range: 0 - 0)		1	Ė.

	Dust generation and vehicle tracking inspected?					
470	Area/Activity controls adequate (appropriate, effective, and operating)? (Range: 0 - 0)				<u></u>	
480	Housekeeping (Industrial materials/residues/trasicontact with stormwater) inspected?	h in				[C
490	Area/Activity controls adequate (appropriate, effective, and operating)? (Range: 0 - 0)				[/	
500	1 1 10 1 10			******	J.	
510	Area/Activity controls adequate (appropriate, effective, and operating)? (Range: 0 - 0)					a
Non-C	ompliance				T Q X	
530	Free of incidents of observed non-compliance no associated with any of the above? (Range: 0 - 0)					F
Δdditic	onal Control Measures				-	
550	Are permit requirements satisfied with existing comeasure(s) not associated with any of the above	?				5 /
550					+	
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abor- Labor Jillian E	Burgin	Assigned 10/31/2016 / 14	Work Date	Reg Hrs O		
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WO ID: MSGP-R1-59098 Page 4 of 4
Signature (lead inspector): Dute and Time: 10/3:1/6 "I confirm the information as recorded is true, accurate and complete." Date and Time: 10/3:1/6 3:30 P.M.
"I confirm the information as recorded is true, accurate and complete."
CERTIFICATION STATEMENT
"I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gathered and evaluated the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations".
(Signatory must meet definition in Section B.11.A, eg., FOD, Ops Mgr, DSESH Group Leader, EPC Group Leader)
Print name and title: Russell Stone, DESHS-UTS Garoup leader
Signature: Ruse Ol Stan

Los Alamos National Lab - ADESH

Work Order MSGP-RI-59122

MSGP Routine Inspection Printed 11/1/2016 - 4:58 PM

Requested: 11/1/2016 1:15:32 PM Procedure: MSGP Stormwater Industrial Routine Facility Inspection (EPC-CP-Form- 1020.1) Last PM: N/A Project: Routine Facility Inspections Nov 2016 (P-MSGP-RI- 5146) Reason: MSGP Stormwater Industrial Routine Facility Inspection Weather at inspection: Special Instructions: NMR053195 Tasks # Description Describe the weather at time of inspection in the Weather lookup table. If "Other" is chosen, provide description in task comments of this line. Document the temperature (F*) in the "Reading" field of this line. 20 line. Target: 11/30/2016 Priority/Type: Normal / Inspection Utilities and Infrastructure Utilities and Infrastructure Utilities and Infrastructure Utilities and Infrastructure Utilities and Infrastructure Utilities and Infrastructure Utilities and Infrastructure Utilities and Infrastructure TA-3-38 Metals Fab Sho Infrastructure Priority/Type: Normal / Inspection Utilities and Infrastructure Infrastructure Rating Meas. Initials Failed N/A Weather Information Describe the weather at time of inspection in the Weather lookup table. If "Other" is chosen, provide description in task comments of this line. Document the temperature (F*) in the "Reading" field of this Initials Failed N/A ### Project: Rating Meas. Initials Failed N/A	qu
Project: Routine Facility Inspections Nov 2016 (P-MSGP-RI- 5146) Reason: MSGP Stormwater Industrial Routine Facility Inspection Weather at inspection: Special Instructions: NMR053195 Tasks # Description Description Describe the weather at time of inspection in the Weather lookup table. If "Other" is chosen, provide description in task comments of this line. Document the temporarture (F*) in the "Possible of this."	
Reason: MSGP Stormwater Industrial Routine Facilty Inspection Weather at inspection: Special Instructions: NMR053195 ** Description Rating Meas. Initials Failed N/A Weather Information Describe the weather at time of inspection in the Weather lookup table. If "Other" is chosen, provide description in task comments of this line. Document the temporarium (FS) in the "Reading" field of this	15 - 1
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Weather Information Describe the weather at time of inspection in the Weather lookup table. If "Other" is chosen, provide description in task comments of this line. Document	
Describe the weather at time of inspection in the Weather lookup table. If "Other" is chosen, provide description in task comments of this line. Document	Complete
Weather lookup table, If "Other" is chosen, provide description in task comments of this line. Document	
Within the Facility Boundary	
Is the facility free of new discharges of pollutants that have occurred since the last inspection? If "Failed",	
40 describe: If "Failed" has a CAR been previously initiated for	
50 this new discharge? (Range: 0 - 0)	4
Is the facility free of discharge of pollutants at the time of inspection? If "Failed" describe: (Range: 0 - 0)	
Is the facility free of evidence of, or the potential for, pollutants entering the drainage system. If "Failed" 70 describe: (Range: 0 - 0)	<u> </u>
Outfall Inspection (needed maintenance and repairs, failed control measures that need replacement, or a description of corrective actions in relevant task comment)	
Monitored Outfall [002] Free of Evidence of 90 Erosion? (Range: 0 - 0)	[·
Monitored Outfall [002] Flow Dissipation Devices Operating Effectively? (Range: 0 - 0)	
Monitored Outfall [002] Free of Evidence of Pollutants in Discharges and/or Receiving Water? 110 (Range: 0 - 0)	[: <u>/</u>
Control Measures (identify needed maintenance and repairs, failed control measures that need replacment description of corrective actions in relevant task comments). Base Course Berm [0300103020001] Control Measure is operating effectively?	, or a
Base Course Berm [0300103020001] If "Failed", is control measure in need of maintenance, Repair,	
140 or Replacement? Drop Inlet with Petro-Plug [0300109010003] Petro Plus had been 150 Control Measure is operating effectively?	

From discharge Pipe.
No discharge from Sump
has occurred.

160	Drop Inlet with Petro-Plug [0300109010003] If "Failed", is control measure in need of		0 .=		4	-4
	maintenance, Repair, or Replacement?	Reconnect	Petro	Plus	at	P. Pe e
	Activity exposed to stormwater (identify needed nonment).	nainteance or a desc	ription of co	orrective ac	tions in	relevant
180	Material loading/unloading and storage areas inspected?					
190	Area/Activity controls adequate (appropriate, effective, and operating)? (Range: 0 - 0)				~	- III
200	Transfer areas for substances in bulk inspected?			GI:	ed.	
210	Area/Activity controls adequate (appropriate, effective, and operating)? (Range: 0 - 0)			Tal:		
220	Produce/chemical storage areas (raw material) inspected?					
230	Area/Activity controls adequate (appropriate, effective, and operating)? (Range: 0 - 0)					
240	Liquid tank storage/secondary containment inspected?					
250	Area/Activity controls adequate (appropriate, effective, and operating)? (Range: 0 - 0)					al .
260	Industrial processing and finished product storage areas inspected?					
270	Area/Activity controls adequate (appropriate, effective, and operating)? (Range: 0 - 0)					<u> </u>
280	Equipment operation and maintenance areas inspected?				-	
290	Area/Activity controls adequate (appropriate, effective, and operating)? (Range: 0 - 0)			4		
300	Fueling areas inspected?			3 3		4
310	Area/Activity controls adequate (appropriate, effective, and operating)? (Range: 0 - 0)			13.1		
320	Outdoor vehicle and equipment washing areas inspected?	<u> </u>		Take:		Tal 1
330	Area/Activity controls adequate (appropriate, effective, and operating)? (Range: 0 - 0)			<u> </u>	[L	
340	Machinery inspected?			<u>u</u> :	133	سسب
350	Area/Activity controls adequate (appropriate, effective, and operating)? (Range: 0 - 0)			- I		a 2
360	Waste handling and disposal areas inspected?				1	
370	Area/Activity controls adequate (appropriate, effective, and operating)? (Range: 0 - 0)			<u> </u>		
380	Erodible areas/construction inspected?f				7.0	
390	Area/Activity controls adequate (appropriate, effective, and operating)? (Range: 0 - 0)				<u> </u>	
400	Locations and sources of run-on to the site inspected?		6	J	al.	
410	Area/Activity controls adequate (appropriate, effective, and operating)? (Range: 0 - 0)			<u> </u>	~	
420	Non-stormwater/illicit connections inspected?				1	- 4
430	Area/Activity controls adequate (appropriate, effective, and operating)? (Range: 0 - 0)			Table 1		ad.
440	Salt storage piles or pile containing salt inspected?			To the second		
450	Area/Activity controls adequate (appropriate, effective, and operating)? (Range: 0 - 0)					
460	Dust generation and vehicle tracking inspected?			al a	4	-
470	Area/Activity controls adequate (appropriate, effective, and operating)? (Range: 0 - 0)				Tu V	
480	Housekeeping (Industrial materials/residues/trash contact with stormwater) inspected?	in		Б	T4:	E/

490	Area/Activity controls adequate (appropriate, effective, and operating)? (Range: 0 - 0)					The James
500	Looks and spills inspected?			_	To Co	6 5
510	Area/Activity controls adequate (appropriate, effective, and operating)? (Range: 0 - 0)				1 14	- F
Non-Co	ompliance					
520	Free of incidents of observed non-compliance no					/
530	associated with any of the above? (Range: 0 - 0)				1 1	
Addition 550	Are permit requirements satisfied with existing or measure(s) not associated with any of the above (Range: 0 - 0)	?		Ð	. G	
						<u>-</u>
.abor						
Labor Jillian B	Burgin	Assigned 11/30/2016 / 14	Work Date	_		Other Hrs
abor F	Report					
Comple	eted: Failure:		Meter 1:		Meter 2:	
Report	:					
			_8.			
100						

WOID: MSGP-R1-59122 Page 4 of 4								
Signature (lead inspector): The Pous Line Complete." Signature (lead inspector): The Line Pous Line Complete."								
CERTIFICATION STATEMENT								
"I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in								
accordance with a system designed to assure that qualified personnel properly gathered and evaluated the information submitted								

"I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gathered and evaluated the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations".

(Signatory must meet definition in Section B.11.A, eg., FOD, Ops Mgr, DSESH Group Leader, EPC Group Leader)

Print name and title: Russell Stone, GL DESHS-UZS

Signature: Date: 11/22/2016

Los Alamos National Lab - ADESH

Work Order MSGP-59439

MSGP Monitoring Stations Printed 12/7/2016 - 2:12 PM

Maintenan	nce Details				***			
The state of the s	: 12/6/2016 3:51:08 PM : MSGP Stormwater Industrial Routine Facility Inspection (EPC-CP-Form- 1020.1)	Target: Priority/Type: Department:	12/30/2016 Normal / Inspec Utilities and Infrastructure	tion	MSGP F RG121. TA-3-38	9	Fab Sh	ор
Last PM:	N/A				Contact:			
Project:	Routine Facility Inspections Dec 2016 (P-MSGP-RI- 5158) /ISGP Stormwater Industrial R		Insp: 16	zliali	Phone:	0:00	ack	۷.
Reason: N	ISGP Stormwater Industrial R	outine Facility In	spection by	Holly	wheeler	2/1	filto	an Burg
Precipitatio	on Type:	Odor:						
Clarity:		Settled Solids	:					
Suspended	Solids:							
Special Ins	tructions: NMR053195							
asks								
# De	escription		Rating	Meas.	Initials	Failed	N/A	Complete
Weather In	formation							
We de: the	escribe the weather at time of i eather lookup table. If "Other" scription in task comments of e temperature (F°) in the "Rea	is chosen, provi this line. Docum	de ent	D la	2206			
20 line	е.			PIC	230F			
	Facility Boundary							
ha	the facility free of new dischar ve occurred since the last insp scribe:	ges of pollutants pection? If "Faile	that d",			П	П	
50 ti	f "Failed" has a CAR been pre his new discharge? (Range: 0	viously initiated - 0)	for			П	-	- Janut
tim	the facility free of discharge of ne of inspection? If "Failed" de	pollutants at the scribe: (Range: (e 0 -					
60 <u>0)</u> Is t	the facility free of evidence of,	or the notantial	for					2
pol	Illutants entering the drainage s scribe: (Range: 0 - 0)					П	П	
Outfall Insp	ection (needed maintenance of corrective actions in rele	e and repairs, f	ailed control me	asures that	at need repl	acement	, or a	
Mo	onitored Outfall [002] Free of osion? (Range: 0 - 0)					П	П	
Mo 00 Op	onitored Outfall [002] Flow Di erating Effectively? (Range: 0	ssipation Device - 0)	es			П	Г	
Pol	initored Outfall [002] Free of llutants in Discharges and/or Fange: 0 - 0)	Evidence of Receiving Water	?			_	_	
						-Ш-	1-	
ontrol Mea escription	asures (identify needed main of corrective actions in rele	ntenance and re vant task comr	epairs, failed co nents).	ntrol meas	sures that n	eed repla	acmen	t, or a
	se Course Berm [030010302					_		
40 IVIE	asure is operating effectively?					-무-		

	Base Course Berm [0300103020001] If "Failed", is control measure in need of maintenance, Repair, or Replacement?				
150	Drop Inlet with Petro-Plug [0300109010003] Control Measure is operating effectively?				
160	Drop Inlet with Petro-Plug [0300109010003] If "Failed", is control measure in need of maintenance, Repair, or Replacement?		_	-/	
10000	EnviroSoxx w/ MetalLoxx [0300103200004] Contro	ĺ			
170	Measure is operating effectively? EnviroSoxx w/ MetalLoxx [0300103200004] If				
180	"Failed", is control measure in need of maintenance, Repair, or Replacement?		П		П
Area/A	Activity exposed to stormwater (identify needed main omment).	nteance or a description of correct	tive act	ions in re	elevant
200	Material loading/unloading and storage areas inspected?			Б	
210	Area/Activity controls adequate (appropriate, effective, and operating)? (Range: 0 - 0)	d Steel beams not fully co I metal pieces around roll- Showlings on beam.	vered	500	CART
220	Transfer areas for substances in bulk inspected?				
230	Area/Activity controls adequate (appropriate, effective, and operating)? (Range: 0 - 0)				
240	Produce/chemical storage areas (raw material) inspected?				E/
250	Area/Activity controls adequate (appropriate,				
	effective, and operating)? (Range: 0 - 0) Liquid tank storage/secondary containment				
260	inspected? Area/Activity controls adequate (appropriate,	TROOT in Containment			
270	effective, and operating)? (Range: 0 - 0)	See CAR # 1020.			
280	Industrial processing and finished product storage areas inspected?				
290	Area/Activity controls adequate (appropriate, effective, and operating)? (Range: 0 - 0)	See 210 + CAR # 1021		П	П
300	Equipment operation and maintenance areas inspected?				1
310	Area/Activity controls adequate (appropriate, effective, and operating)? (Range: 0 - 0)				
320	Fueling areas inspected?		П		
330	Area/Activity controls adequate (appropriate, effective, and operating)? (Range: 0 - 0)		П		П
340	Outdoor vehicle and equipment washing areas inspected?		П		
350	Area/Activity controls adequate (appropriate, effective, and operating)? (Range: 0 - 0)				
360	Machinery inspected?				2
370	Area/Activity controls adequate (appropriate, effective, and operating)? (Range: 0 - 0)				
380	Waste handling and disposal areas inspected?				
	Area/Activity controls adequate (appropriate,				Las
390	effective, and operating)? (Range: 0 - 0)			-	
400	Erodible areas/construction inspected?f				-
410	Area/Activity controls adequate (appropriate, effective, and operating)? (Range: 0 - 0)				
420	Locations and sources of run-on to the site inspected?		П	П	1
430	Area/Activity controls adequate (appropriate, effective, and operating)? (Range: 0 - 0)				
440	Non-stormwater/illicit connections inspected?		Ė		
450					

	Area/Activity controls adequate (appropriate effective, and operating)? (Range: 0 - 0)	e,				
460	Salt storage piles or pile containing salt inspe	ected?			-	
470	Area/Activity controls adequate (appropriate effective, and operating)? (Range: 0 - 0)	e,		Б		П
480	Dust generation and vehicle tracking inspecte	ed?				-
490	Area/Activity controls adequate (appropriate effective, and operating)? (Range: 0 - 0)	е,		П	F/	П
500	Housekeeping (Industrial materials/residues/toontact with stormwater) inspected?			П		
510	Area/Activity controls adequate (appropriate effective, and operating)? (Range: 0 - 0)	- A= H - A	fortal Stores	Se yourd	SEE O	CAR# 1
520	Leaks and spills inspected?					
530	Area/Activity controls adequate (appropriate effective, and operating)? (Range: 0 - 0)	∋, 		Б		
Non-C	ompliance				TOTAL COLUMN	
550	Free of incidents of observed non-compliance associated with any of the above? (Range: 0	0)		П	п	
abor-						
Labor		Assigned	Work Date	Rea Hrs	OT Hre	Other Hrs
Jillian B	Burgin	12/30/2016 / 14				Other ris
abor F	Report					
Comple	eted: Failure:		Meter 1:	N	Meter 2:	
Report						
	Signature / Name Date					

WO ID: M369-59439 Page 4 of 4							
Signature (lead inspector): The Date and Time: Place Date and Time: Place Date and Time: 10:00 a.m.							
CERTIFICATION STATEMENT							
"I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gathered and evaluated the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations".							
(Signatory must meet definition in Section B.11.A, eg., FOD, Ops Mgr, DSESH Group Leader, EPC Group Leader)							
Print name and title: Russell Stone GC DOSHS-UZS							
Signature: Roscell & Date: 1/25/2017							



Environmental Protection & Compliance Division Environmental Compliance Programs (EPC-CP)

To/MS: Jillian Burgin, DESHS-CPCS, K481

Thru/MS: Terrill Lemke, EPC-CP, (E-File)

From/MS: Holly Wheeler, EPC-CP, (E-File)

Phone/Fax: 667-1312

Symbol: 0EPC-DO-16-303 Date: 0ET 1 2016

Subject:

National Pollutant Discharge Elimination System (NPDES) Permit No. NMR053195, Multi-Sector General Permit (MSGP) Quarterly Visual Assessment (QVA) Forms for April and May of 2016 for the TA-3-38 Metals Fabrication Shop and TA-3-38 Carpenter Shop

Please find attached completed MSGP QVA Forms documenting visual assessments performed during the first quarter of monitoring at the TA-3-38 Metals Fabrication Shop and the TA-3-38 Carpenter Shop. Per Parts 3.2.2 and 5.5 of the 2015 MSGP, the QVA forms shall be incorporated into your MSGP Storm Water Pollution Prevention Plan (SWPPP).

Part 3.2.1 of the 2015 MSGP requires the visual assessment of storm water discharge samples collected from each outfall once each quarter for the entire permit term. Part 3.2.3 allows facilities that are located in an area with a semi-arid climate and/or in an area where freezing conditions exist for an extended period to distribute the quarterly visual assessments during seasons when precipitation runoff occurs. Accordingly, LANS has designated the following MSGP monitoring quarters.

April - May Quarter 1: Quarter 2: June - July

Quarter 3: August - September Quarter 4: October - November

The attached QVA forms document the following information as required by Part 3.2.2 of the 2015 MSGP and were completed by Environment Compliance Programs (EPC-CP) personnel.

- Sample location;
- Sample collection date and time, and visual assessment date and time for each sample;
- Personnel collecting the sample and performing the visual assessment, and their signatures;
- Nature of the discharge (i.e., runoff or snowmelt);
- Results of observations of the stormwater discharge;
- Probable sources of any observed stormwater contamination (if applicable);
- If applicable, why it was not possible to take a sample within the first 30 minutes of the storm event.

Part 3.2.3 of the 2015 MSGP allows the facility to take a substitute sample during the next qualifying storm event when adverse weather conditions prevent the collection of samples during a specific quarter. Adverse weather conditions are those that are dangerous or create inaccessibility for



personnel, or situations that otherwise make sampling impractical, such as drought or extended frozen conditions. Documentation of the rationale for no visual assessment for the quarter must be included in the facility-specific SWPPP.

Please contact Holly Wheeler at 667-1312 (hbenson@lanl.gov) if you have questions regarding the QVA documentation. Thank you for your assistance in meeting the requirements of the Laboratory's NPDES 2015 MSGP Permit.

TWL:HLW/lm

Enclosures: 1. Quarterly Visual Assessment Forms, First Quarter, 2016 Monitoring Year

Facility Name	Sampling Station	Work Order #
TA-3-38 Carpenter Shop	MSGP07302	MSGP-53620
TA-3-38 Metals Fab Shop	MSGP00201	MSGP-53592

Cy: Philbert Romero, DESHS-CPCS, (E-File)

locatesteam@lanl.gov, (E-File)

epc-correspondence@lanl.gov, (E-File)

Los Alamos National Lab

Work Order MSGP-53620

MSGP Monitoring Stations Printed 5/2/2016 - 10:33 AM (Duplicate Copy)

Phone:

Maintenar	nce Details			7 miled 3/2/2010 - 10.33 AW (Dup	icate Cop
	l: 4/28/2016 1:01:00 PM : MSGP Quarterly Visual Assessment (EPC-CP- Form-1021.2) 4/20/2016	Target: Priority/Type: Department:	5/31/2016 / Inspection Utilities and Infrastructure	MSGP Program RG121.9 TA-3-38 Carpenter Shop Monitored Outfall (073)	
Project:	MSGP Visual Assessments Q1 2016 (P-MSGP-4708)			₫ MSGP07301	
				Contact:	

Special Instructions: NMR053195

Reason: MSGP Q1 2016 Visual Assessment

lask	S	-			,		
#	Description	Rating	Meas.	Initials	Failed	N/A	Complete
The	result of this VA applies to associated SIOs as defined	I in the SWI	PPP, wh	ere applicab			- ompiece
	ple information		,	от о арриоць			
30	Document the monitoring Period by using the Monitoring Period lookup table.	MP	1		П	Г	
35	Is visual assessment performed on an unfiltered sample? (Use filtered only if unfiltered unavailable.)			- · · · · · · · · · · · · · · · · · · ·			/
40	Document the Date/Time Discharge began in the "Reading" field of this line (using mm/dd/yy hh:mm format).	5 15	14 /	0:16			7
50	Document the Date/time sample collected in the "Reading" field of this line (using mm/dd/yy hh:mm format).	5/15/1	16	10:16			
60	Document the Date/time sample visually assessed in the "Reading" field of this line (using mm/dd/yy hh:mm format).	5/18	116	1351			
70	Document the nature of discharge using the Precipitation Type lookup table. Document the amount (in) in the "Reading" field of this line.	PR	21	0.15 in.			7
80	Sample collected in first 30 minutes of discharge? If "Failed" or unknown, provide reason in comments of this line.		-			_	-/-
90	Previous storm ended >72 hours before start of storm? If "Failed", provide reason in comments of this line.						Total
Parar	neters	7					126,12
110	Is sample colorless? If "Failed", describe.	rown				_	-
120	Is sample oderless? If "Failed", document observation using the Odor lookup table. If "other" is chosen from the lookup table, provide description in comments of this line.	0			_		<u></u>
130	Is sample clear? If "Failed", document observation using the Clarity lookup table. If "other" is chosen from the lookup table, provide description in comments of this line.	C	3		<i>y</i>		
140	Is sample free of floating solids? If "Failed", describe if raw or waste material(s) in the comments of this line.						
150	Is sample free of settled solids? If "Failed", document observation using the Settled Solids lookup table. If	SETS	011		-		

	"other" is chosen from the lookup table, provide description in comments of this line.
160	Is sample free of suspended solids? If "Failed", document observation using the Suspended Solids lookup table. If "other" is chosen from the lookup table, provide description in comments of this line.
170	Is sample foamless after gently shaking? If "Failed" describe foam color and location ('on the surface' or 'in the sample') in the comments of this line.
180	Is sample devoid of an oil sheen? If "Failed", describe color and thickness (e.g. flecks, globs) in the comments of this line.
190	Is sample free of other obvious indicators of pollution? If "Failed", describe in the comments of this line.
ocur	ments
MSGF	Document Name Type Location P VA signature MSGP Visual Assessment Signature Signature page View
.abor	Report
Comp	oleted: Failure: rt:

WO ID:	Page of						
Signature (collecting sample):	l.	Date and Time:	5/15/14 1016				
Signature (conducting visual assessment):	Mscl.	Date and Time: 4	1/16 1351				
	CERTIFICATION STA	ATEMENT					
"I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gathered and evaluated the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations".							
(Signatory must meet definition in Section B.	.11.A, eg., FOD, Ops Mg	gr, DSESH Group Leader, EPC (Group Leader)				
Print name and title: Anthony R. Gr	ieggs, ERC-CI	P Group Leader					
Signature: AR Gue	ggs	Date: 6/9/28	W				

Los Alamos National Lab

Work Order MSGP-53592

MSGP Monitoring Stations Printed 4/18/2016 - 8:10 PM

Requested:	4/18/2016 6:16:00 PM	Target:	4/20/2016	MSGP Program
Procedure:	MSGP Quarterly Visual Assessment (EPC-CP- Form-1021.2)	Priority/Type:	Normal / Preventive	RG121.9 A TA-3-38 Metals Fab Shop Monitored Outfall (002)
ast PM:	4/12/2016			MSGP00201
Project:	MSGP VISUALS- SNOW EVENT 4-18-16 (P-MSGP- 4708)			Contact: Phone:
Reason: N	ISGP Quarterly Visual Assess	ment		92
Special Inst	tructions: NMR053195			

Fasks								
#	Description	Rating	Meas.	Initials	Failed	N/A	Complete	
Outfa	II Information							
Samp	le information							
30	Document the monitoring Period by using the Monitoring Period lookup table.	MPI	.,		П	Г		
40	Document the Date/Time Discharge began in the "Reading" field of this line (using mm/dd/yy hh:mm format).	Gray Su	mple 4	4/16 14:20		П		
50	Document the Date/time sample collected in the "Reading" field of this line (using mm/dd/yy hh:mm format).		4/10/14	14:20				
60	Document the Date/time sample visually assessed in the "Reading" field of this line (using mm/dd/yy hh:mm format).		4/19/14	17:09		Г		
70	Document the nature of discharge using the Precipitation Type lookup table. Document the amount (in) in the "Reading" field of this line.	PRZ 6	209 1 3 100 00 4)	18116, 0.63	in fort b	ecip		
80	Sample collected in first 30 minutes of discharge? If no or unknown, provide reason in comments of this line.	Snowin	2 17 0	afoing	MONTONE MONTONE	<u> </u>		
90	Previous storm ended >72 hours before start of storm? If no, provide reason in comments of this line.	Previolen	VICEN M	· Australia	* X		_war	
Paran	neters Is sample colorless? If no, describe.	Browns	1116 25: h Gray	35 /Qe6-41-416		DIKB 412	116	
120	Is sample oderless? If no, document observation using the Odor lookup table. If "other" is chosen from the lookup table, provide description in comments of this line.		\			Г		
130	Is sample clear? If no, document observation using the Clarity lookup table. If "other" is chosen from the lookup table, provide description in comments of this line.	CZ				Г		
140	Is sample free of floating solids? If no, describe if raw or waste material(s) in the comments of this line.				ā		7	
150	Is sample free of settled solids? If no, document observation using the Settled Solids lookup table. If "other" is chosen from the lookup table, provide description in comments of this line.	SETS	١-١		1	E		
160						8		

		e of suspended solids? If n			
		using the Suspended Solids			
		er" is chosen from the looku ription in comments of this l			
		mless after gently shaking			
		n color and location ('on the			_
170		e') in the comments of this I			
	ls sample de	void of an oil sheen? If no,	describe		. Nie (b
	color and thic	ckness (e.g. flecks, globs) ir			15 JULY
180	comments of				
	ls sample fre	e of other obvious indicator	s of		
190	12	o, describe in the comment			
190	mie.			·····	<u></u>
					<u> </u>
Docum	nents				
Q.	r	ocument Name	Туре	Location	
MSGP		ISGP Visual Assessment S			
		T. T	<u> </u>		
Labor	Report				· · · · · · · · · · · · · · · · · · ·
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	w.v.u.				
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					·····

WO ID: MSGP-53592 Page 3 of 3
Signature (collecting sample): Date and Time: 4/19/16 14:20
Signature (conducting visual assessment):
CERTIFICATION STATEMENT
"I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gathered and evaluated the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations".
(Signatory must meet definition in Section B.11.A, eg., EPC Group Leader or designee)
Print name and title: Anthony R. Grieggs, EPC-CP Group Leader
Signature: AR GNESSE Date: 6/9/2016



Environmental Protection & Compliance Division Environmental Compliance Programs (EPC-CP) To/MS: Jillian Burgin, DESHS-UIS,

Thru/MS: Terrill Lemke, EPC-CP, (E-File)

From/MS: Holly Wheeler, EPC-CP, (E-File)

Phone/Fax: 667-1312

Symbol: EPC-DO: 17-030 Date: JAN 1 3 2017

Subject:

National Pollutant Discharge Elimination System (NPDES) Permit No. NMR053195, Multi-Sector General Permit (MSGP) Quarterly Visual Assessment (QVA) Forms for June and July of 2016 for the TA-3-38 Metals Fab Shop

Please find attached completed MSGP QVA Forms documenting visual assessments performed during the second quarter of monitoring at the TA-3-38 Metals Fab Shop. Per Parts 3.2.2 and 5.5 of the 2015 MSGP, the QVA forms shall be incorporated into your MSGP Storm Water Pollution Prevention Plan (SWPPP).

Part 3.2.1 of the 2015 MSGP requires the visual assessment of storm water discharge samples collected from each outfall once each quarter for the entire permit term. Part 3.2.3 allows facilities that are located in an area with a semi-arid climate and/or in an area where freezing conditions exist for an extended period to distribute the quarterly visual assessments during seasons when precipitation runoff occurs. Accordingly, LANS has designated the following MSGP monitoring quarters.

Quarter 1: April – May Quarter 2: June – July

Quarter 3: August – September Quarter 4: October - November

The attached QVA forms document the following information as required by Part 3.2.2 of the 2015 MSGP and were completed by Environment Compliance Programs (EPC-CP) personnel.

- Sample location;
- Sample collection date and time, and visual assessment date and time for each sample;
- Personnel collecting the sample and performing the visual assessment, and their signatures;
- Nature of the discharge (i.e., runoff or snowmelt);
- Results of observations of the stormwater discharge;
- Probable sources of any observed stormwater contamination (if applicable);
- If applicable, why it was not possible to take a sample within the first 30 minutes of the storm event.

Part 3.2.3 of the 2008 MSGP allows the facility to take a substitute sample during the next qualifying storm event when adverse weather conditions prevent the collection of samples during a specific quarter. Adverse weather conditions are those that are dangerous or create inaccessibility for personnel, or situations that otherwise make sampling impractical, such as drought or extended frozen



EPC-DO: 17-030 Jillian Burgin

conditions. Documentation of the rationale for no visual assessment for the quarter must be included in the facility-specific SWPPP.

Please contact Holly Wheeler at 667-1312 (hbenson@lanl.gov) if you have questions regarding the QVA documentation. Thank you for your assistance in meeting the requirements of the Laboratory's NPDES 2015 MSGP Permit.

TWL:HLW/am

Enclosure: 1. Quarterly Visual Assessment Forms, Second Quarter, 2016 Monitoring Year

Facility Name	Sampling Station	Work Order #
TA-3-38 Metals Fab Shop	MSGP00201	MSGP-53805

Copy: Russell Stone, DESHS-UIS, (E-File)

<u>Adesh-records@lanl.gov</u>, (E-File)

<u>lasomailbox@nnsa.doe.gov</u>, (E-File)

<u>locatesteam@lanl.gov</u>, (E-File)

<u>epc-correspondence@lanl.gov</u>, (E-File)

ENCLOSURE 1

Quarterly Visual Assessment Forms Second Quarter, 2016 Monitoring Year

EPC-DO:17-030

2017

Los Alamos National Lab

160

Work Order MSGP-53805

MSGP Monitoring Stations Printed 5/31/2016 - 6:18 PM

Mainter	ance Details				
	ted: 5/31/2016 5:42:00 PM Ire: MSGP Quarterly Visual Assessment (EPC-CP- Form-1021.2)	Priority/Type: / Ins Department: Utili	1/2016 spection ities and astructure		.9 8 Metals Fab Shop
Last PM Project:	: 5/10/2016	шик	asuuciure	▲ MSGP(Contact:	red Outfall (002) 00201
	MSGP 2016 Quarterly Visual A	Assessment		Phone:	
asks –	Description		Rating	Meas. Initials	Failed N/A Complete
The res	ult of this VA applies to associ	ated SIOs as define			
Sample	information Document the monitoring Period	d by using the	na		
30	Monitoring Period lookup table. Is visual assessment performed		<u>Q2</u>		
35	sample? (Use filtered only if unf	arge began in the	1 1		
40	"Reading" field of this line (using format).		6/4/11	0 19:11	
50	Document the Date/time sample "Reading" field of this line (using format).		6/4/1	e (9`1	
60	Document the Date/time sample the "Reading" field of this line (uhh:mm format).		لالواء	14:5%	
70	Document the nature of dischar Precipitation Type lookup table. amount (in) in the "Reading" fiel	Document the	BI	0.2 in	
80	Sample collected in first 30 minu "Failed" or unknown, provide rea this line.	utes of discharge? If			
Parame	ters	0	1.7.1		
110	Is sample colorless? If "Failed",		rown Mello	<i>ω</i>	
120	Is sample oderless? If "Failed", observation using the Odor look chosen from the lookup table, promments of this line.	up table. If "other" is	Musty		
130	Is sample clear? If "Failed", doc using the Clarity lookup table. If from the lookup table, provide d comments of this line.	"other" is chosen	bpagn	Ŀ	
140	Is sample free of floating solids? if raw or waste material(s) in the line.		, ,		
150	Is sample free of settled solids? observation using the Settled So "other" is chosen from the looku description in comments of this	olids lookup table. If p table, provide	Fine		<u> </u>

	Is sample free of suspended solids? If "Failed", document observation using the Suspended Solids lookup table. If "other" is chosen from the lookup table, provide description in comments of this line.
170	Is sample foamless after gently shaking? If "Failed" describe foam color and location ('on the surface' or 'in the sample') in the comments of this line.
180	Is sample devoid of an oil sheen? If "Failed", describe color and thickness (e.g. flecks, globs) in the comments of this line.
190	Is sample free of other obvious indicators of pollution? If "Failed", describe in the comments of this line.
	Report leted: Failure: Meter 1: Meter 2: t:
Sam.	ple had lots of follow on the Sunface
100	

WO ID: MSGP-53805	Page_3_ of_3_					
Signature (collecting sample):	MSLL.	Date and Time: 4 4 14 1971				
Signature (conducting visual assessment):	Msil.	Date and Time: 4 6 14 1458				
	CERTIFICATION STAT	ГЕМЕНТ				
"I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gathered and evaluated the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations".						
(Signatory must meet definition in Section	B.11.A, eg., FOD, Ops Mgr,	, DSESH Group Leader, EPC Group Leader)				
Print name and title: Anthony R	· Govegop, Es	R-CP Group Leader				
Signature: All Once	2965	Date: 9/14/2016				



Environmental Protection & Compliance Division Environmental Compliance Programs (EPC-CP) To/MS: Jillian Burgin, DESHS-EWMS, B274

Thru/MS: Terrill Lemke, EPC-CP, (E-File) 4-3/

From/MS: Holly Wheeler, EPC-CP, (E-File)

Phone/Fax: 667-1312

Symbol: EPC-DO:17-033

Date: JAN 1 7 2017

Subject: National Pollutant Discharge Elimination System (NPDES) Permit No. NMR053195,

Multi-Sector General Permit (MSGP) Quarterly Visual Assessment (QVA) Form for

August and September of 2016 for the TA-3-38 Metals Fabrication Shop

Please find attached the completed MSGP QVA Form documenting a visual assessment performed during the third quarter of monitoring at the TA-3-38 Metals Fabrication Shop. Per Parts 3.2.2 and 5.5 of the 2015 MSGP, this memorandum along with the attached QVA form shall be incorporated into your MSGP Storm Water Pollution Prevention Plan (SWPPP).

Part 3.2.1 of the 2015 MSGP requires the visual assessment of storm water discharge samples collected from each outfall once each quarter for the entire permit term. Part 3.2.3 allows facilities that are located in an area with a semi-arid climate and/or in an area where freezing conditions exist for an extended period to distribute the quarterly visual assessments during seasons when precipitation runoff occurs. Accordingly, Los Alamos National Security, LLC (LANS) has designated the following MSGP monitoring quarters.

Quarter 1: April – May Quarter 2: June – July

Quarter 3: August – September Quarter 4: October - November

The attached QVA form documents the following information as required by Part 3.2.2 of the 2015 MSGP and were completed by Deployed Environment, Safety, and Health Services (DESHS) and Environmental Compliance Programs (EPC-CP) personnel.

- · Sample location;
- · Sample collection date and time, and visual assessment date and time for each sample;
- Personnel collecting the sample and performing the visual assessment, and their signatures;
- Nature of the discharge (i.e., runoff or snowmelt);
- · Results of observations of the stormwater discharge;
- Probable sources of any observed stormwater contamination (if applicable);
- If applicable, why it was not possible to take a sample within the first 30 minutes of the storm event.

The signed certification statement contained in this memorandum satisfies the duly authorized signatory requirement for the QVA completed by an EPC-CP representative contained in Enclosure 1.



I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gathered and evaluated the information contained therein. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information contained is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations.

Anthony R. Grieggs, EPC-CP Group Leader

(Print name and title)

Los Alamos National Laboratory

Manager Signature

Date

Part 3.2.3 of the 2015 MSGP allows the facility to take a substitute sample during the next qualifying storm event when adverse weather conditions prevent the collection of samples during a specific quarter. Adverse weather conditions are those that are dangerous or create inaccessibility for personnel, or situations that otherwise make sampling impractical, such as drought or extended frozen conditions. Documentation of the rationale for no visual assessment for the quarter must be included in the facility-specific SWPPP.

Please contact Holly Wheeler at 667-1312 (hbenson@lanl.gov) if you have questions regarding the QVA documentation. Thank you for your assistance in meeting the requirements of the Laboratory's NPDES 2015 MSGP Permit.

TWL:HLW/am

Enclosure: 1. Quarterly Visual Assessment Form Requiring a Certification Statement Signature, Third Quarter, 2016 Monitoring Year

Facility Name	Sampling Station	Work Order #	
TA-3-38 Metals Fab Shop	MSGP00201	MSGP-56950	

Copy: Robert Stokes, DESHS-EWMS, (E-File)

Adesh-records@lanl.gov, (E-File)
lasomailbox@nnsa.doe.gov, (E-File)
locatesteam@lanl.gov, (E-File)
epc-correspondence@lanl.gov, (E-File)

ENCLOSURE 1

Quarterly Visual Assessment Form Requiring a Certification Statement Signature Third Quarter, 2016 Monitoring Year

EPC-DO:17-033

Date:	JAN 1 7 2017	

Los Alamos National Lab

140

150

160

line.

Is sample free of settled solids? If "Failed", document observation using the Settled Solids lookup table. If

"other" is chosen from the lookup table, provide

Is sample free of suspended solids? If "Failed", document observation using the Suspended Solids

description in comments of this line.

Work Order MSGP-56950

MSGP Monitoring Stations Printed 8/1/2016 - 9:45 AM

Mainter	nance Details					***		1/2016 - 9:45 F
Procedure: MSGP Quarterly Visual Priority		Target: Priority/Type: Department:	9/30/2016 Normal / Inspec Utilities and Infrastructure	ormal / Inspection ## RG12		.9 8 Metals F ed Outfall		op
Reason	: MSGP Quarterly Visual Asse	ssment			Contact: Phone:			
Special	Instructions: NMR053195							
asks								
#	Description		Rating	Meas	s. Initials	Failed	N/A	Complete
The res	ult of this VA applies to asso	ciated SIOs as de	70.00	/PPP, w	here applicab			
	information							
30	Document the monitoring Period Monitoring Period lookup table		M	Pz			Г	_5/
35	Is visual assessment performe sample? (Use filtered only if u		e.)			Г	Г	1
40	Document the Date/Time Disc "Reading" field of this line (using format).	harge began in the		16	1916	Г	Б	
50	Document the Date/time samp "Reading" field of this line (using format).			6	1916	п		
60	Document the Date/time samp the "Reading" field of this line hh:mm format).		2	16	1342		Г	1
70	Document the nature of dischar Precipitation Type lookup table amount (in) in the "Reading" fi	e. Document the	PR	l	0.28 in.		П	7
80	Sample collected in first 30 mi "Failed" or unknown, provide r this line.				ANIBOM	Е	Б	1
Parame	ters		Comme	10		,		1
110	Is sample colorless? If "Failed"		Craye	SVI		-1		
120	Is sample oderless? If "Failed" observation using the Odor loc chosen from the lookup table, comments of this line.	kup table. If "other	r"is n in U	η			Б	
130	Is sample clear? If "Failed", do using the Clarity lookup table. from the lookup table, provide comments of this line.	If "other" is chosen		22		7	Б	
	Is sample free of floating solids if raw or waste material(s) in the					/		1

S2TSOL

	Is sample devoid of an oil sheen? If "Failed", describe		
180	color and thickness (e.g. flecks, globs) in the comments of this line. (Range: 0 - 0)		
1	Is sample free of other obvious indicators of pollution? If "Failed", describe in the comments of this line. (Range: 0 - 0)		
abor Re Complete		Meter 1:	Meter 2:

WO ID: MSGP-56950	Page 3 of 3	
Signature (collecting sample):	Msul.	Date and Time: 8 4 16 1916
Signature (conducting visual assessment):	Mshl.	Date and Time: 8 8 10 13 12
	CERTIFICATION STATE	EMENT
Based on my inquiry of the person or persons v information, the information submitted is, to th	at qualified personnel proper who manage the system, or the le best of my knowledge and l	ly gathered and evaluated the information submitted.
(Signatory must meet definition in Section B	3.11.A, eg., FOD, Ops Mgr, l	DSESH Group Leader, EPC Group Leader)
Print name and title:		
Signature:		Date:



memorandum

Environmental Protection & Compliance Division Environmental Compliance Programs (EPC-CP) To/MS: Jillian Burgin, DESHS-UIS, B274

Thru/MS: Terrill Lemke, EPC-CP, (E-File)

From/MS: Holly Wheeler, EPC-CP, (E-File)

Phone/Fax: 667-1312

Symbol: EPC-DO:17-046

Date: JAN 1 9 2017

Subject: National Pollutant Discharge Elimination System (NPDES) Permit No. NMR053195,

Multi-Sector General Permit (MSGP) Quarterly Visual Assessment (QVA) Form for

October and November of 2016 for the TA-3-38 Metals Fabrication Shop

Please find attached a completed MSGP QVA Form documenting a visual assessment performed during the fourth quarter of monitoring at the TA-3-38 Metals Fabrication Shop. Pursuant to Parts 3.2.2 and 5.5 of the 2015 MSGP, this memorandum along with the attached QVA form shall be incorporated into your MSGP Storm Water Pollution Prevention Plan (SWPPP).

Part 3.2.1 of the 2015 MSGP requires the visual assessment of storm water discharge samples collected from each outfall once each quarter for the entire permit term. Part 3.2.3 allows facilities that are located in an area with a semi-arid climate and/or in an area where freezing conditions exist for an extended period to distribute the quarterly visual assessments during seasons when precipitation runoff occurs. Accordingly, Los Alamos National Security LLC (LANS) has designated the following MSGP monitoring quarters.

Quarter 1: April – May Quarter 2: June – July

Ouarter 3: August - September Ouarter 4: October - November

The attached QVA form documents the following information as required by Part 3.2.2 of the 2015 MSGP.

- Sample location;
- Sample collection date and time, and visual assessment date and time for each sample;
- · Personnel collecting the sample and performing the visual assessment, and their signatures;
- Nature of the discharge (i.e., runoff or snowmelt);
- Results of observations of the stormwater discharge;
- Probable sources of any observed stormwater contamination (if applicable);
- If applicable, why it was not possible to take a sample within the first 30 minutes of the storm event.

The signed certification statement contained in this memorandum satisfies the duly authorized signatory requirement for the QVA completed by an EPC-CP representative contained in Enclosure 1.



I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gathered and evaluated the information contained therein. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information contained is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations.

Anthony R. Grieggs, EPC-CP Group Leader

(Print name and title)

Los Alamos National Laboratory

Manager Signature

1/19/17 Date

Part 3.2.3 of the 2015 MSGP allows the facility to take a substitute sample during the next qualifying storm event when adverse weather conditions prevent the collection of samples during a specific quarter. Adverse weather conditions are those that are dangerous or create inaccessibility for personnel, or situations that otherwise make sampling impractical, such as drought or extended frozen conditions. Documentation of the rationale for no visual assessment for the quarter must be included in the facility-specific SWPPP.

Please contact Holly Wheeler at 667-1312 (hbenson@lanl.gov) if you have questions regarding the QVA documentation. Thank you for your assistance in meeting the requirements of the Laboratory's NPDES 2015 MSGP Permit.

TWL:HLW/am

Enclosure: 1. Quarterly Visual Assessment Form Requiring a Certification Statement Signature, Fourth Quarter, 2016 Monitoring Year

Facility Name	Sampling Station	Work Order #
TA-3-38 Metals Fab Shop	MSGP00201	MSGP-58955

Copy: Russell Stone, DESHS-UIS (E-File)

Adesh-records@lanl.gov, (E-File) lasomailbox@nnsa.doe.gov, (E-File)

locatesteam@lanl.gov, (E-File)

epc-correspondence@lanl.gov, (E-File)

Holly Wheeler, EPC-CP, (E-File)

ENCLOSURE 1

Quarterly Visual Assessment Form Requiring a Certification Statement Signature Fourth Quarter, 2016 Monitoring Year

EPC-DO: 17-046

Date:	JAN 1 9 2017

Los Alamos National Lab - ADESH

Work Order MSGP-58955

MSGP Monitoring Stations Printed 1/12/2017 - 12:21 PM

Maintenance Details

Requested By: Shendo, Marwin on

Target: 10/13/2016 10:42:00 Priority/Type: Normal / Inspection

AM

Taken By: Shendo, Marwin

Procedure: MSGP Quarterly Visual

Assessment (EPC Sig) (EPC-CP-Form-1021.2

A)

Last PM: 10/11/2016

Project: ISCO Visual Assess.

> Oct-Nov 2016 (P-MSGP-5135)

Reason: MSGP Quarterly Visual Assessment

Precipitation Type: PR1 Odor: O1

Clarity: C2 Settled Solids: SETSOL1

Suspended Solids: NA

Special Instructions: NMR053195

Attach

MSGP Program ♣ RG121.9

> TA-3-38 Metals Fab Shop Monitored Outfall (002)

MSGP00201

Contact: Shendo, Marwin

Phone:

	Post Maria	B. C.		1.10.1		N1/A	0
#	Description	Rating	Meas.	Initials	Failed	N/A	Complete
The re	esult of this VA applies to associated SIOs as defined	in the SW	/PPP, where	applicable	e.		
Samp	le information						
30	Document the monitoring Period by using the Monitoring Period lookup table.			MS			
35	Is visual assessment performed on an unfiltered sample? (Use filtered only if unfiltered unavailable.)			MS		П	V
40	Document the Date/Time Discharge began in the "Reading" field of this line (using mm/dd/yy hh:mm format).		10/08/16 15:58	MS		П	
50	Document the Date/time sample collected in the "Reading" field of this line (using mm/dd/yy hh:mm format).		10/08/16 15:58	MS			
60	Document the Date/time sample visually assessed in the "Reading" field of this line (using mm/dd/yy hh:mm format).		10/11/16 13:23	MS		П	
70	Document the nature of discharge using the Precipitation Type lookup table. Document the amount (in) in the "Reading" field of this line. Comments: PR1		0.14 in.	MS			EV.
80	Sample collected in first 30 minutes of discharge? If "Failed" or unknown, provide reason in comments of this line.			MS			ď
Paran	neters						
110	Is sample colorless? If "Failed", describe.		Brown	MS	×		
120	Is sample oderless? If "Failed", document observation using the Odor lookup table. If "other" is chosen from the lookup table, provide description in comments of this line.			MS	[X		
130				MS	×		

11/30/2016

Infrastructure

Department: Utilities and

	Is sample clear? If "Failed", document observation using the Clarity lookup table. If "other" is chosen from the lookup table, provide description in comments of this line.			
140	Is sample free of floating solids? If "Failed", describe if raw or waste material(s) in the comments of this line.	MS		V
150	Is sample free of settled solids? If "Failed", document observation using the Settled Solids lookup table. If "other" is chosen from the lookup table, provide description in comments of this line.	MS	X	
160	Is sample free of suspended solids? If "Failed", document observation using the Suspended Solids lookup table. If "other" is chosen from the lookup table, provide description in comments of this line.	MS		
170	Is sample foamless after gently shaking? If "Failed" describe foam color and location ('on the surface' or 'in the sample') in the comments of this line. (Range: 0 - 0)	MS		
180	Is sample devoid of an oil sheen? If "Failed", describe color and thickness (e.g. flecks, globs) in the comments of this line. (Range: 0 - 0)	MS		V
190	Is sample free of other obvious indicators of pollution? If "Failed", describe in the comments of this line. (Range: 0 - 0)	MS		ď
abor	Report			
Comp	10/11/2016 leted: 1:23:00 PM Failure:	Meter(s): 2		
Repor	t:			
	10/13/2016 Date	Signature / Name		Date

WO ID: Page of	
Date: Time:	
Name/Z#:	
Signature (collecting sample & conducting visual assessment):	
'I confirm the information as recorded is true, accurate and complete."	
CERTIFICATION STATEMENT	
"I certify under penalty of law that this document and all attachments were prepared under my direction or supervision accordance with a system designed to assure that qualified personnel properly gathered and evaluated the information shaded on my inquiry of the person or persons who manage the system, or those persons directly responsible for gatherical information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am a there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowledge."	submitted. ing ware that
(Signatory must meet definition in Section B.11.A, eg., FOD, Ops Mgr, DSESH Group Leader, EPC Group Leader	der)
Print name and title: Anthony R. Grieggs, EPC-CP Group Leader	
Signature: (See signature on file) Date:	



Permit Information (* indicates form required data)

Holly

2015 NPDES Multi-Sector General Permit For Stormwater Discharges Associated With Industrial Activity (MSGP) Forms

United States Environmental Protection Agency 1200 Pennsylvania Ave, NW Washington, DC 20460

5056671312

What action would you like to	o take? *			
New Industrial Stormwater A	Annual Report			
Please select the NPDES ID co	orresponding to the facility for which you would lil	ke to submit an Annual Report and click the	Submit button.	
NPDES ID *				
NMR053195: LOS ALAMOS N	NATIONAL LABORATORY			
Confirm NPDES ID: NMR0	53195: LOS ALAMOS NATIONAL LABORATORY *			
Facility Information				
Facility Name				
Los Alamos National La	boratory			
Street				
PO Box 1663				
Supplemental address				
MS K490				
City	Sta	te	Zip Code	
Los Alamos	Ne	w Mexico	87545	
First Name	Middle Name	Last Name	Telephone Number	

Wheeler

Summary of past year's inspections, assessments, and corrective actions

1. Provide a summary of your past year's routine facility inspection documentation (see Part 3.1.2 of the permit). In addition, if you are an operator of an airport facility (Sector S) that is subject to the airport effluent
limitations guidelines, and are complying with the MSGP Part 8.S.8.1 effluent limitation through the use of non-urea-containing deicers, provide a statement certifying that you do not use airfield pavement deicers
containing urea (e.g., "I certify that [name of airport] is in compliance with the effluent limitation guideline for airfield pavement deicing by not using airfield pavement deicers that contain urea."). [Note: Operators of airport
facilities that are complying with Part 8.S.8.1 by meeting the numeric effluent limitation for ammonia do not need to include this statement.] *

Los Alamos National Laboratory (LANL), operated by Los Alamos National Security, LLC (LANS), consists of 14 active industrial sites that operate under 8 different Sectors (A, D, F, K, N, O, P, and AA). All 14 active sites were inspected according the schedules identified in the site-specific SWPPs. The 26 sites that qualify for a conditional exclusion for no exposure were inspected between December 1st and 22nd, 2016. A total of 198 inspections and/or evaluations resulting in corrective actions were conducted at a total of 40 sites as follows:

TA-3-22 Power and Steam Plant -20; TA-3-29 Indoor TSD and Machine Shop -1; TA-3-30 Warehouse -2; TA-3-34-Metal Shop -1; TA-3-38 Carpenter Shop -13; TA-3-38 Metals Fab Shop -16; TA-3-39 and 102 Metal Shop -7; TA-3-40, Room 1315 Machine Shop -1; TA-3-66 Sigma Facility -7; TA-3-2206 Warehouse -1; TA-9-28 Heavy Equipment Maintenance -1; TA-14-23 Burn Cage -1; TA-15-313 Machine Shop -1; TA-33-113 Machine Shop -1; TA-33-113 Machine Shop -1; TA-33-113 Machine Shop -1; TA-33-113 Machine Shop -1; TA-35-125 Machine Shop -1; TA-48-8 Machine Shop -1; TA-48-8 Machine Shop -1; TA-53-2 Machine Shop -1; TA-53-2 Machine Shop -1; TA-53-2 Machine Shop -1; TA-53-16 Machine Shop -1; TA-53-16 Machine Shop -1; TA-54-38 Indoor TSD -1; TA-54 Area TA-54-38 Machine Shop -1; TA-54-

2	Drovida a cummary o	f valir nact vaar'e	auartarly vicual	assessment documentation	(see Dart 2.2.2 of the norm	i+\ *

A total of 668 visual assessments were completed at 66 different outfalls. Evidence of an oil sheen was observed in four samples: Outfall 021 on 11/04/2016, Outfall 024 on 09/07/2016 and 11/04/2016, and Outfall 052
on 05/02/2016. No other evidence of pollutants were observed.

3. For any four-sample (minimum) average benchmark monitoring exceedance, if after reviewing the selection, design, installation and implementation of your control measures and considering whether any modifications are necessary to meet the effluent limits in the permit, you determine that no further pollutant reductions are technologically available and economically practicable and achievable in light of best industry practice, provide your rationale for why you believe no further reductions are achievable (see Part 6.2.1.2 of the permit). Enter "NA" if not applicable. *

F, F y	((
N/A		

4. Provide a summary of your past year's corrective action documentation (See Part 4.4 of the permit). (Note: If corrective action is not yet completed at the time of submission of this annual report, you must describe the status of any outstanding corrective action(s).) Also describe any incidents of noncompliance in the past year or currently ongoing, or if none, provide a statement that you are in compliance with the permit. *

A total of 198 inspections and/or evaluations resulting in corrective actions were conducted at a total of 40 sites with the following total count of conditions observed:

Unauthorized Release or Discharge – 24; Control Measures Needing Maintenance, Repairs, or Replacement – 48; Additional Control Measures Needed – 2; Control Measures Inadequate to Meet Non-Numeric Effluent Limitations – 63; Incidents of Noncompliance [New Mexico Water Quality Standard (NM WQS) Exceedances – 23; Incidents of Noncompliance: Average Exceeds or is Average Exceeds or is Mathematically Certain to Exceed Benchmark Value – 6; Average Exceeds or is Mathematically Certain to Exceed Benchmark Value – 23.

At this time, there are only 2 outstanding corrective actions, both identified on December 19, 2016 and proposed for completion by February 2, 2017.

Regarding incidents of noncompliance, 28 monitored constituents from different outfalls exceeded an individual New Mexico Water Quality Standard (NM WQS). In addition, 9 monitored quarterly benchmark constituent value exceedances occurred where the benchmark value was modified to reflect a NM WQS per Section 9.6.2.1. Corrective actions to address these exceedances have been completed.

EPC-DO: 17-084: LA-UR-17-20556

Certification Information

I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my 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 my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations. 40 CFR 122.22

APPENDIX G Spill Tracking Table

Spill Tracking Table (Current Permit)

Date	Spill Location	What Spilled	Quantity Spilled	Corrective Action Taken	Plans to Prevent Recurrence
09/15 (15a)	3-38 Metal Storage Yard (leak from metal roll-off bin while being removed)	Cutting oil/water	~1 gal	EM&R Responded and remediated	Roll-off bin has been removed from facility.
10/15 (15b)	3-38 West Yard (east of metal storage area)	Powder from Fire Extinguisher	~8 oz	EM&R Responded and remediated	FP Manager contacted.
10/15 (15c)	North west side of 3-38	Water with oil sheen pumped out of trench drain	~10-20 gals	DEP sprayed area with Microblaze	Petro plug was installed at end pipe to catch oil from any future discharges. TD Sump was eventually cleaned out.

APPENDIX G-1 Spill Report Template & Complete Forms

APPENDIX H

Stormwater Monitoring Records and Results (Current Permit)



Environmental Protection & Compliance Division (EPC-DO) Environmental Compliance Programs (EPC-CP) PO Box 1663, K490 Los Alamos, New Mexico 87545 (505) 667-0666

JUL 0 1 2016 Date:

Symbol: EPC-DO-16-180

LA-UR: 16-24542

Locates Action No.: N/A

U.S. EPA Region 6 NPDES Stormwater Program (WQ-PP) 1445 Ross Avenue, Suite 1200 Dallas, TX 75202-2733

To whom it may concern:

Subject: National Pollutant Discharge Elimination System (NPDES) Permit Tracking No. NMR053195, Multi-Sector General Permit (MSGP) Industrial Discharge Monitoring Reports (MDMRs) For April 15, 18 and 19, 2016 and a "No Discharge" Report For April 1 through May 31, 2016

Enclosed are Los Alamos National Laboratory's MDMRs (Enclosure 1) for April 15, 18 and 19, 2016, and a "no discharge" MDMR for the end of the first quarter of monitoring (April 1, 2016 through May 31, 2016) as required under MSGP Permit Tracking No. NMR053195, submitted on behalf of Los Alamos National Security LLC. These MDMRs contain analytical results for impaired water and quarterly benchmark monitoring at outfalls 018, 026, 029, 004, 032, 002, and 009.

Please contact Holly Wheeler at (505) 667-1312 or Terrill Lemke at (505) 665-2397 if you have questions regarding these MDMRs.

Sincerely,

Anthony R. Grieggs

Group Leader

Environmental Compliance Programs (EPC-CP)

Los Alamos National Security, LLC

ARG:TWL:HLW/ms

Enclosure: 1. NPDES Permit Tracking No. NMR053195, MDMRs for April 15, 18 and 19, 2016 and a "No Discharge" Report for April 1 through May 31, 2016

Cy: Everett Spencer, EPA Region 6, Dallas TX (E-File)
Helen Nguyen, EPA Region 6, Dallas TX (E-File)
Craig S. Leasure, PADOPS, (E-File)
William R. Mairson, PADOPS, (E-File)
Michael T. Brandt, ADESH, (E-File)
Raeanna Sharp-Geiger, ADESH, (E-File)
John P. McCann, EPC-DO, (E-File)
Anthony R. Grieggs, EPC-CP, (E-File)
Terrill W. Lemke, EPC-CP, (E-File)
Holly L. Wheeler, EPC-CP, (E-File)
lasomailbox@nnsa.doe.gov, (E-File)
locatesteam@lanl.gov, (E-File)
epc-correspondence@lanl.gov

ENCLOSURE 1

NPDES Permit Tracking No. NMR053195, MDMRs for April 15, 18 and 19, 2016 and a "No Discharge" Report for April 1 through May 31, 2016

EPC-DO-16-180

LA-UR-16-24542

Date: JUL 0 1 2016

NPDES FORM 6100-29



United States Environmental Protection Agency Washington, DC 20460 MSGP Industrial Discharge Monitoring Report (DMR) Form

Form Approved. OMB No. 2040-0004

	•		
A. Approval to Us	ser Paper DMR Form		
	a waiver from electronic reporting from EPA Regional Office*? $oxed{X}$ YES $oxed{NO}$ NO ver you have been granted, the name of the EPA Regional Office staff person who granted t	he waiver, and th	e date of approval:
Waiver granted:	The owner/operator's headquarters is physically located in a geographic area (i.e., ZIP co- under-served for broadband Internet access in the most recent report from the Federal Co	de or census tract ommunications Co) that is identified as ommission.
X	The owner/operator has issues regarding available computer access or computer capabili	ty.	
Name of EPA staff pers	on that granted the waiver: Everett Spencer		
Date approval obtained	e 06/17/2016		
 Note: You are requored obtained a waiver, y 	ired to obtain approval from the applicable EPA Regional Office prior to using thi ou must file this form electronically using the NetDMR at http://www.epa.gov/net	s paper DMR for	m. If you have not
B. Permit Informa			
1. NPDES ID:	NMR053195		
2. Reason(s) for Submission	on (Check all that apply):		
X Submitting monitori	ng data (Fill in all Sections).		
Reporting no dischar	ge for all outfalls for this monitoring period (Fill in Sections A, B, C, D, E.1, and G).		
Reporting that your in Section F.4).	site status has changed to inactive and unstaffed (Fill in Sections A, B, C, D, and F and inclu	de date of status	change in comment field
Reporting that your	site status has changed to active (Fill in all Sections and include date of status change in co	mment field in Se	ction F.4).
Reporting that no ful and G).	ther pollutant reductions are achievable for all outfalls and for all pollutants via Part 6.2.1.2	2 of the MSGP (Fill	in Sections A, B, C, D,
C. Facility Operat	or Information		
1. Operator Information	1		
Operator Name:	Los Alamos National Security, LLC	_	
Mailing Address:			
Street:	P.O. Box 1663, MS K490		
City:	Los Alamos State: NM	ZIP Code: 87	545 -
Phone:	505 667 0666		
E-mail:	grieggst@lanl.gov	K	
2. DMR Preparer (Comp	lete if DMR was prepared by someone other than the certifier):		
First Name, Middle Initial, L	ast Name: Holly L. Wheeler	_	
Organization:	EPC-CP	_	
Phone:	505 667 1312 Ext.		
E-mail:	hbenson@lanl.gov		

D. Facility Inform	nation
1. Facility Name:	Los Alamos National Laboratory
2. Facility Address:	
Street/Location	Bikini Atoll Rd. SM30 K490
City:	Los Alamos State: NM ZIP Code: 87545 -
County or Similar Govern	nment Subdivision: Los Alamos
E. Discharge Info	ormation
1. Identify monitoring pe	Check here if proposing alternative monitoring periods due to irregular stormwater runoff. Identify alternative monitoring schedule and indicate for which alternative monitoring period you are reporting monitoring data:
Quarter 1 (January 1 -	- March 31) X Quarter 1: From 04 / 01 To 05 / 31
Quarter 2 (April 1 – Ju	ne 30) Quarter 2: From 06 / 01 To 07 / 31
Quarter 3 (July 1 - Se	ptember 30)
Quarter 4 (October 1	- December 31) Quarter 4: From [10] / [01] To [11] / [30]
2. Are you required to mor freshwater?	nitor for cadmium, copper, chromium, lead, nickel, silver, or zinc in X Yes (Skip to 3) No (Skip to 4)
3. What is the hardness le	evel of the receiving water? 57
4. Does your facility discha	arge into any saltwater receiving waters? Yes X No

F. Monitori	F. Monitoring Information Note: Make additional copies of this form as necessary.									
1. Nature of Disc	charge: X R	lainfall (Con		5 2.a., 2.b., & 2.c.) Snow						
2.a. Duration of	the rainfall event (ho	urs): 2	2.b. Rainfall	amount (inches): 0.2 2.c.	Time since previ	ous measur	rable storm event (days): 152			
3.a. Outfall ID (list the same 3- digit outfalls identified on the NOI form)	Substantially	3.c. Check if No Discharge	3.d. Monitoring Type QBM, ELG, S/T, I, O*	3.e. Parameter	3.f. Quality or Concentration	3.g. Units	3.h. Results Description	3.i. Collection Date	naturai background	further pollutant
018	Substantially identical to outfall:		ı	Aluminum, total recoverable	183	ug/L	100	04/15/2016		
018	Substantially identical to outfall:		QВМ	Aluminum, total recoverable	183	ug/L		04/15/2016		
018	Substantially identical to outfall:		QВM	lron, total	784	ug/L		04/15/2016		
013	X Substantially identical to outfall: 018	X								
014	X Substantially identical to outfall: 018									
015	X Substantially identical to outfall: 018									
016	X Substantially identical to outfall: 018	X								
017	X Substantially identical to outfall: 018	X						±:		

019	X Substantially identical to outfall: 018							
-----	---	--	--	--	--	--	--	--

^{* (}QBM) - Quarterly benchmark monitoring; (ELG) - Annual effluent limitations guidelines monitoring; (S/T) - State- or tribal-specific monitoring; (I) - Impaired waters monitoring; (O) - Other monitoring as required by EPA

^{4.} Comment and/or Explanation of Any Violations (Reference all attachments here) Rainfall duration = 1.58 hours. Rainfall amount = 0.24 inches.

F. Monitorin	ng Information		N	ote: Make additional copies	of this form a	s necess	ary.			
1. Nature of Disc	harge: X R	ainfall (Corr		2.a., 2.b., & 2.c.) Snow						
2.a. Duration of t	the rainfall event (hou	urs): 2	2.b. Rainfall	amount (inches): 0.2 2.c.	Time since previo	ous measur	able storm event (days): 7			
3.a. Outfall ID (list the same 3- digit outfalls identified on the NOI form)	Substantially	3.c. Check if No Discharge	3.d. Monitoring Type QBM, ELG, S/T, I, O*	3.e. Parameter	3.f. Quality or Concentration	3.g. Units	3.h. Results Description	3.i. Collection Date	haturai background	3.k. No further pollutant reductions achievable?
026	Substantially identical to outfall:		1	Copper, dissolved	22.6	ug/L		04/15/2016		
026	Substantially identical to outfall:			Thallium, dissolved	ND		0.450 ug/L	04/15/2016		
027	X Substantially identical to outfall: 026									
028	X Substantially identical to outfall: 026									

026: The impaired water pollutant dissolved Copper exceeds the New Mexico water quality standard. The impaired water pollutant dissolved Thallium was not detected in stormwater discharge from this outfall. Therefore, annual monitoring for dissolved Thallium will be discontinued per Part 6.2.4.1.

^{* (}QBM) - Quarterly benchmark monitoring; (ELG) - Annual effluent limitations guidelines monitoring; (S/T) - State- or tribal-specific monitoring; (I) - Impaired waters monitoring; (O) - Other monitoring as required by EPA

^{4.} Comment and/or Explanation of Any Violations (Reference all attachments here) Rainfall duration = 1.58 hours. Rainfall amount = 0.24 inches.

F. Monitorir	ng Information		N	ote: Make additional copies	of this form a	s necess	ary.			
1. Nature of Disc	harge: X R	ainfall (Con	plete line items	2.a., 2.b., & 2.c.) Snow	melt				<u>-</u> -	
2.a. Duration of	Duration of the rainfall event (hours): 2 2.b. Rainfall amount (inches): 0.2 2.c. Time since previous measurable storm event (days): 7									
3.a. Outfall ID (list the same 3- digit outfalls identified on the NOI form)	Substantially	3.c. Check if No Discharge	3.d. Monitoring Type QBM, ELG, S/T, I, O*	3.e. Parameter	3.f. Quality or Concentration	3.g. Units	3.h. Results Description	3.i. Collection Date	3.j. Exceedance due to natural background pollutant levels	3.k. No further pollutant reductions achievable?
029	Substantially identical to outfall:		. 1	Copper, dissolved	34.4	ug/L		04/15/2016		
029	Substantially identical to outfall:		QВM	Copper, dissolved	34.4	ug/L		04/15/2016		
029	Substantially identical to outfall:		QВM	Lead, dissolved	BQL		2.00 ug/L	04/15/2016		
029	Substantially identical to outfall:		I	Thallium, dissolved	ND		0.450 ug/L	04/15/2016		
029	Substantially identical to outfall:		QВM	Zinc, dissolved	1530	ug/L		04/15/2016		

029: The impaired water pollutant dissolved Copper exceeds the New Mexico water quality standard. The average concentration of dissolved Copper is mathematically certain to exceed the benchmark value. The impaired water pollutant dissolved Thallium was not detected in stormwater discharge from this outfall. Therefore, annual monitoring for dissolved Thallium will be discontinued per Part 6.2.4.1. The average concentration of dissolved Zinc is mathematically certain to exceed the benchmark value.

^{* (}QBM) - Quarterly benchmark monitoring; (ELG) - Annual effluent limitations guidelines monitoring; (S/T) - State- or tribal-specific monitoring; (I) - Impaired waters monitoring; (O) - Other monitoring as required by EPA

^{4.} Comment and/or Explanation of Any Violations (Reference all attachments here) Rainfall duration = 1.58 hours. Rainfall amount = 0.24 inches.

G. Certification			
and evaluated the information submitted, t	sased on my inquiry of the person or persons	who mana	ection or supervision in accordance with a system designed to assure that qualified personnel properly gather ige the system, or those persons directly responsible for gathering the information, the information submitted a significant penalties for submitting false information, including the possibility of fine and imprisonment for
First Name, Middle Initial, Last Name:	Anthony	<u>R</u>	Grieggs

EPC-CP Group Leader

Signature:

0710112016

E-mail:

Title:

grieggst@lanl.gov

NPDES FORM 6100-29



United States Environmental Protection Agency Washington, DC 20460 MSGP Industrial Discharge Monitoring Report (DMR) Form

Form Approved. OMB No. 2040-0004

A. Approval to User Paper DMR Form 1. Have you been granted a waiver from electronic reporting from EPA Regional Office*? X YES NO If yes, check which waiver you have been granted, the name of the EPA Regional Office staff person who granted the waiver, and the date of approval: The owner/operator's headquarters is physically located in a geographic area (i.e., ZIP code or census tract) that is identified as under-served for broadband Internet access in the most recent report from the Federal Communications Commission. X The owner/operator has issues regarding available computer access or computer capability. Everett Spencer Name of EPA staff person that granted the waiver: 06/17/2016 Date approval obtained: * Note: You are required to obtain approval from the applicable EPA Regional Office prior to using this paper DMR form. If you have not obtained a waiver, you must file this form electronically using the NetDMR at http://www.epa.gov/netdmr/ B. Permit Information NMR053195 1. NPDES ID: 2. Reason(s) for Submission (Check all that apply): X Submitting monitoring data (Fill in all Sections). Reporting no discharge for all outfalls for this monitoring period (Fill in Sections A, B, C, D, E.1, and G). Reporting that your site status has changed to inactive and unstaffed (Fill in Sections A, B, C, D, and F and include date of status change in comment field in Section F.4). Reporting that your site status has changed to active (Fill in all Sections and include date of status change in comment field in Section F.4). Reporting that no further pollutant reductions are achievable for all outfalls and for all pollutants via Part 6.2.1.2 of the MSGP (Fill in Sections A, B, C, D, C. Facility Operator Information 1. Operator Information Los Alamos National Security, LLC Operator Name: Mailing Address: P.O. Box 1663, MS K490 Street: City: Los Alamos NM ZIP Code: State: Phone: 505 667 0666 F-mail: grieggst@lanl.gov 2. DMR Preparer (Complete if DMR was prepared by someone other than the certifier): Holly L. Wheeler First Name, Middle Initial, Last Name: **EPC-CP** Organization: 505 667 1312 Phone: E-mail: hbenson@lanl.gov

D. Facility Inform	nation			
1. Facility Name:	Los Alamos National La	boratory		-
2. Facility Address:				
Street/Location	Bikini Atoll Rd. SM30 K4	190		_
City:	Los Alamos		State: NM	ZIP Code: 87545 -
County or Similar Govern	ment Subdivision: Los Alamos			
E. Discharge Info	ermation			
1. Identify monitoring per	riod: Check here if propo alternative monitor monitoring data:	osing alternative monitoring ing schedule and indicate fo	periods due to irregula or which alternative mo	ar stormwater runoff. Identify onitoring period you are reporting
Quarter 1 (January 1 -	- March 31) X Quarter 1: From	04 / 01 _{To}	05 / 31	
Quarter 2 (April 1 – Ju	ne 30) Quarter 2: From	06 / 01 то	07 / 31	
Quarter 3 (July 1 – Se	ptember 30) Quarter 3: From	08 / 01 то	09 / [30]	
Quarter 4 (October 1	- December 31) Quarter 4: From	10 / 01 _{To}	11 / 30	
2. Are you required to mon freshwater?	nitor for cadmium, copper, chromium, lead	d, nickel, silver, or zinc in	X Yes (Skip	o to 3) No (Skip to 4)
3. What is the hardness le	vel of the receiving water?	57		
4. Does your facility discha	arge into any saltwater receiving waters?	Yes X	lo	

F. Monitorii	ng Information		N	ote: Make additional copies	of this form a	s necess	ary.			
1. Nature of Disc	:harge:	tainfall (Con	nplete line items	2.a., 2.b., & 2.c.) X Snow	/melt					
2.a. Duration of	the rainfall event (ho	urs):	2.b. Rainfall	amount (inches): 2.c.	Time since previo	ous measur	able storm event (days):			
3.a. Outfall ID (list the same 3- digit outfalls identified on the NOI form)	3.b. Check if Any Outfalls are Substantially Identical to Other Outfalls Listed	3.c. Check if No Discharge	3.d. Monitoring Type QBM, ELG, S/T, I, O*	3.e. Parameter	3.f. Quality or Concentration	3.g. Units	3.h. Results Description	3.i. Collection Date	3.j. Exceedance due to natural background pollutant levels	3.k. No further pollutant reductions achievable?
004	Substantially identical to outfall:		l	Adjusted Gross Alpha	3.19	pCi/L		04/18/2016		
004	Substantially identical to outfall:		ı	Aluminum, total recoverable	9060	ug/L		04/18/2016		
004	Substantially identical to outfall:		QВM	Aluminum, total recoverable	9060	ug/L		04/18/2016		
004	Substantially identical to outfall:		ı	Aroclor, total	BQL		0.103 ug/L	04/18/2016		
004	Substantially identical to outfall:		QBM	Iron, total	1590	ug/L		04/18/2016		
004	Substantially identical to outfall:		QВM	Nitrate plus Nitrite Nitrogen	0.163	mg/L		04/18/2016		

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^{4.} Comment and/or Explanation of Any Violations (Reference all attachments here)

004: The impaired water pollutant total recoverable Aluminum extra mathematically certain to exceed the benchmark value.	ceeds the New Mexico v	vater quality standard. 7	The average concer	tration of total recovera	ble Aluminum is
			•		

F. Monitori	ng Information		N	ote: Make additional copies	s of this form a	s necess	sary.			
1. Nature of Disc	charge: R	lainfall (Con		2.a., 2.b., & 2.c.) X Snow						10.7
2.a. Duration of	the rainfall event (hou	urs):	2.b. Rainfall	amount (inches): 2.c.	. Time since previ	ous measur	rable storm event (days):			
3.a. Outfall ID (list the same 3- digit outfalls identified on the NOI form)	Substantially	3.c. Check if No Discharge	3.d. Monitoring Type QBM, ELG, S/T, I, O*	3.e. Parameter	3.f. Quality or Concentration	3.g. Units	3.h. Results Description	3.i. Collection Date	3.j. Exceedance due to natural background pollutant levels	further pollutant
018	Substantially identical to outfall:		I	Copper, dissolved	4.7	ug/L		04/18/2016		
018	Substantially identical to outfall:		QВM	Copper, dissolved	4.7	ug/L		04/18/2016		
018	Substantially identical to outfall:		l	Thallium, dissolved	ND		0.450 ug/L	04/18/2016		
018	Substantially identical to outfall:		QBM	Zinc, dissolved	2230	ug/L		04/18/2016		
013	X Substantially identical to outfall: 018									
014	X Substantially identical to outfall: 018									
015	X Substantially identical to outfall: 018									
016	X Substantially identical to outfall: 018									

017	X Substantially identical to outfall: 018		=	-		
019	X Substantially identical to outfall: 018					

^{* (}QBM) - Quarterly benchmark monitoring; (ELG) - Annual effluent limitations guidelines monitoring; (S/T) - State- or tribal-specific monitoring; (I) - Impaired waters monitoring; (O) - Other monitoring as required by EPA

018: The impaired water pollutant dissolved Thallium was not detected in stormwater discharge from this outfall. Therefore, annual monitoring for dissolved Thallium will be discontinued per Part 6.2.4.1. The average concentration of dissolved Zinc is mathematically certain to exceed the benchmark value.

^{4.} Comment and/or Explanation of Any Violations (Reference all attachments here)

F. Monitorir	ng Information		N	ote: Make additional copies	of this form a	s necess	ary.			
1. Nature of Disc	harge: R	ainfall (Con	nplete line items	2.a., 2.b., & 2.c.) X Snow	vmelt			12111		
2.a. Duration of	the rainfall event (hou	ırs):	2.b. Rainfall	amount (inches): 2.c.	Time since previo	ous measur	able storm event (days):			
3.a. Outfall ID (list the same 3- digit outfalls identified on the NOI form)	3.b. Check if Any Outfalls are Substantially Identical to Other Outfalls Listed	3.c. Check if No Discharge	3.d. Monitoring Type QBM, ELG, S/T, I, O*	3.e. Parameter	3.f. Quality or Concentration	3.g. Units	3.h. Results Description	3.i. Collection Date	3.j. Exceedance due to natural background pollutant levels	3.k. No further pollutant reductions achievable?
032	Substantially identical to outfall:		l	Copper, dissolved	3.72	ug/L		04/18/2016		
032	Substantially identical to outfall:		l	Thallium, dissolved	ND		0.450 ug/L	04/18/2016		
033	X Substantially identical to outfall: 032									
034	X Substantially identical to outfall: 032									
035	X Substantially identical to outfall: 032									

032: The impaired water pollutant dissolved Thallium was not detected in stormwater discharge from this outfall. Therefore, annual monitoring for dissolved Thallium will be discontinued per Part 6.2.4.1.

^{* (}QBM) - Quarterly benchmark monitoring; (ELG) - Annual effluent limitations guidelines monitoring; (S/T) - State- or tribal-specific monitoring; (I) - Impaired waters monitoring; (O) - Other monitoring as required by EPA

^{4.} Comment and/or Explanation of Any Violations (Reference all attachments here)

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U.	CC	1161		141	UH

I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gathered and evaluated the information submitted. Based on my 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 my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations.

First Name, Middle Initial, Last Name: Anthony R Grieggs

Title: EPC-CP Group Leader

E-mail: grieggst@lanl.gov

NPDES FORM 6100-29



United States Environmental Protection Agency Washington, DC 20460 MSGP Industrial Discharge Monitoring Report (DMR) Form

Form Approved. OMB No. 2040-0004

A. Approval to User Paper DMR Form 1. Have you been granted a waiver from electronic reporting from EPA Regional Office*? X YES NO If yes, check which waiver you have been granted, the name of the EPA Regional Office staff person who granted the waiver, and the date of approval: The owner/operator's headquarters is physically located in a geographic area (i.e., ZIP code or census tract) that is identified as under-served for broadband Internet access in the most recent report from the Federal Communications Commission. X The owner/operator has issues regarding available computer access or computer capability. **Everett Spencer** Name of EPA staff person that granted the waiver: 06/17/2016 Date approval obtained: * Note: You are required to obtain approval from the applicable EPA Regional Office prior to using this paper DMR form. If you have not obtained a waiver, you must file this form electronically using the NetDMR at http://www.epa.gov/netdmr/ **B. Permit Information** NMR053195 1. NPDES ID: 2. Reason(s) for Submission (Check all that apply): X Submitting monitoring data (Fill in all Sections). Reporting no discharge for all outfalls for this monitoring period (Fill in Sections A, B, C, D, E.1, and G). Reporting that your site status has changed to inactive and unstaffed (Fill in Sections A, B, C, D, and F and include date of status change in comment field in Section F.4). Reporting that your site status has changed to active (Fill in all Sections and include date of status change in comment field in Section F.4). Reporting that no further pollutant reductions are achievable for all outfalls and for all pollutants via Part 6.2.1.2 of the MSGP (Fill in Sections A, B, C, D, C. Facility Operator Information 1. Operator Information Los Alamos National Security, LLC Operator Name: Mailing Address: Street: P.O. Box 1663, MS K490 City: Los Alamos NM ZIP Code: 87545 Phone: 505 667 0666 E-mail: grieggst@lanl.gov 2. DMR Preparer (Complete if DMR was prepared by someone other than the certifier): Holly L. Wheeler First Name, Middle Initial, Last Name: EPC-CP Organization: 505 667 1312 Phone: E-mail: hbenson@lanl.gov

D. Facility Inform	nation
1. Facility Name:	Los Alamos National Laboratory
2. Facility Address:	
Street/Location	Bikini Atoll Rd. SM30 K490
City:	Los Alamos State: NM ZIP Code: 87545 -
County or Similar Govern	ment Subdivision: Los Alamos
E. Discharge Info	prmation
1. Identify monitoring pe	riod: Check here if proposing alternative monitoring periods due to irregular stormwater runoff. Identify alternative monitoring schedule and indicate for which alternative monitoring period you are reporting monitoring data:
Quarter 1 (January 1	- March 31) X Quarter 1: From 04 / 01 To 05 / 31
Quarter 2 (April 1 - Ju	ine 30) Quarter 2: From 06 / 01 To 07 / 31
Quarter 3 (July 1 - Se	ptember 30)
Quarter 4 (October 1	- December 31)
2. Are you required to mor freshwater?	nitor for cadmium, copper, chromium, lead, nickel, silver, or zinc in X Yes (Skip to 3) No (Skip to 4)
3. What is the hardness le	vel of the receiving water? 57_
4. Does your facility discha	arge into any saltwater receiving waters? Yes X No
(4.00.00 CO.00.00	

F. Monitori	ng Information		N	lote: Make additional copies	of this form a	s necess	ary.			
1. Nature of Disc	charge: R	tainfall (Con	nplete line items	s 2.a., 2.b., & 2.c.) X Snow	vmelt					The second second
2.a. Duration of	the rainfall event (ho	urs):	2.b. Rainfall	amount (inches): 2.c.	Time since previ	ous measur	able storm event (days):			
3.a. Outfall ID (list the same 3- digit outfalls identified on the NOI form)	3.b. Check if Any Outfalls are Substantially Identical to Other Outfalls Listed	3.c. Check if No Discharge	3.d. Monitoring Type QBM, ELG, S/T, I, O*	3.e. Parameter	3.f. Quality or Concentration	3.g. Units	3.h. Results Description	3.i. Collection Date	3.j. Exceedance due to natural background pollutant levels	further poliutant
002	Substantially identical to outfall:		l	Adjusted Gross Alpha	4.35	pCi/L		04/19/2016		
002	Substantially identical to outfall:		ı	Aluminum, total recoverable	643	ug/L		04/19/2016		
002	Substantially identical to outfall:		QBM	Aluminum, total recoverable	643	ug/L		04/19/2016		
002	Substantially identical to outfall:		ı	Aroclor, total	ND		0.107 ug/L	04/19/2016		
002	Substantially identical to outfall:		ı	Copper, dissolved	7.35	ug/L		04/19/2016		
002	Substantially identical to outfall:		QВМ	lron, total	2270	ug/L		04/19/2016		
002	Substantially identical to outfall:		QBM	Nitrate plus Nitrite Nitrogen	0.188	mg/L		04/19/2016		
002	Substantially identical to outfall:		1	Thallium, dissolved	ND		0.450 ug/L	04/19/2016		

002	Substantially identical to outfall:		QВМ	Zinc, dissolved	32	ug/L		04/19/2016		
-----	-------------------------------------	--	-----	-----------------	----	------	--	------------	--	--

^{* (}QBM) - Quarterly benchmark monitoring; (ELG) - Annual effluent limitations guidelines monitoring; (S/T) - State- or tribal-specific monitoring; (I) - Impaired waters monitoring; (O) - Other monitoring as required by EPA

^{4.} Comment and/or Explanation of Any Violations (Reference all attachments here)

^{002:} The impaired water pollutant total Aroclors was not detected in stormwater discharge from this outfall. Therefore, annual monitoring for total Aroclors will be discontinued per Part 6.2.4.1. The impaired water pollutant dissolved Copper exceeds the New Mexico water quality standard. The impaired water pollutant dissolved Thallium was not detected in stormwater discharge from this outfall. Therefore, annual monitoring for dissolved Thallium will be discontinued per Part 6.2.4.1.

F. Monitoria	ng Information		N	ote: Make additional copies	of this form a	s necess	ary.			
1. Nature of Disc	harge: R	ainfall (Con	plete line items	2.a., 2.b., & 2.c.) X Snow	melt	_	· · · · · · · · · · · · · · · · · · ·			
2.a. Duration of	the rainfall event (hou	urs):	2.b. Rainfall	amount (inches): 2.c.	Time since previo	ous measur	able storm event (days):			
3.a. Outfall ID (list the same 3- digit outfalls identified on the NOI form)	3.b. Check if Any Outfalls are Substantially Identical to Other Outfalls Listed	3.c. Check if No Discharge	3.d. Monitoring Type QBM, ELG, S/T, I, O*	3.e. Parameter	3.f. Quality or Concentration	3.g. Units	3.h. Results Description	3.i. Collection Date	3.j. Exceedance due to natural background pollutant levels	3.k. No further pollutant reductions achievable?
009	Substantially identical to outfall:		1	Copper, dissolved	9.01	ug/L	·	04/19/2016		
009	Substantially identical to outfall:		ŀ	Thallium, dissolved	BQL		2.00 ug/L	04/19/2016		
007	X Substantially identical to outfall: 009									
008	X Substantially identical to outfall: 009	X								
010	X Substantially identical to outfall: 009									

009: The impaired water pollutant dissolved Copper exceeds the New Mexico water quality standard. The impaired water pollutant dissolved Thallium exceeds the New Mexico water quality standard.

^{* (}QBM) - Quarterly benchmark monitoring; (ELG) - Annual effluent limitations guidelines monitoring; (S/T) - State- or tribal-specific monitoring; (I) - Impaired waters monitoring; (O) - Other monitoring as required by EPA

^{4.} Comment and/or Explanation of Any Violations (Reference all attachments here)

F. Monitorii	ng Information		N	ote: Make additional copies	of this form a	s necess	ary.			
1. Nature of Disc	harge: R	ainfall (Con	plete line items	2.a., 2.b., & 2.c.) X Snow	melt	-				
2.a. Duration of	the rainfall event (hou	urs):	2.b. Rainfall	amount (inches): 2.c.	Time since previo	ous measur	able storm event (days):			
3.a. Outfall ID (list the same 3- digit outfalls identified on the NOI form)	3.b. Check if Any Outfalls are Substantially Identical to Other Outfalls Listed	3.c. Check if No Discharge	3.d. Monitoring Type QBM, ELG, S/T, 1, O*	3.e. Parameter	3.f. Quality or Concentration	3.g. Units	· 3.h. Results Description	3.i. Collection Date	3.j. Exceedance due to natural background pollutant levels	3.k. No further pollutant reductions achievable?
026	Substantially identical to outfall:		1	Adjusted Gross Alpha	ND			04/19/2016		
026	Substantially identical to outfall:			Aluminum, total recoverable	1500	ug/L		04/19/2016		
026	Substantially identical to outfall:		I	Aroclor, total	ND		0.0351 ug/L	04/19/2016		
027	X Substantially identical to outfall: 026		·							
028	X Substantially identical to outfall: 026									

026: The impaired water pollutant Adjusted Gross Alpha was not detected in stormwater discharge from this outfall. Therefore, annual monitoring for Adjusted Gross Alpha will be discontinued per Part 6.2.4.1. The impaired water pollutant total recoverable Aluminum exceeds the New Mexico water quality standard. The impaired water pollutant total Aroclors was not detected in stormwater discharge from this outfall. Therefore, annual monitoring for total Aroclors will be discontinued per Part 6.2.4.1.

^{* (}QBM) - Quarterly benchmark monitoring; (ELG) - Annual effluent limitations guidelines monitoring; (S/T) - State- or tribal-specific monitoring; (I) - Impaired waters monitoring; (O) - Other monitoring as required by EPA

^{4.} Comment and/or Explanation of Any Violations (Reference all attachments here)

F. Monitorii	ng Information		N	ote: Make additional copies	of this form a	s necess	ary.			
1. Nature of Disc	:harge: 🔲 R	ainfall (Con	plete line items	2.a., 2.b., & 2.c.) X Snow	melt					
2.a. Duration of	the rainfall event (ho	urs):	2.b. Rainfall	amount (inches): 2.c.	Time since previo	ous measur	able storm event (days):			
3.a. Outfall ID (list the same 3- digit outfalls identified on the NOI form)	3.b. Check if Any Outfalls are Substantially Identical to Other Outfalls Listed	3.c. Check if No Discharge	3.d. Monitoring Type QBM, ELG, S/T, I, O*	3.e. Parameter	3.f. Quality or Concentration	3.g. Units	3.h. Results Description	3.i. Collection Date	3.j. Exceedance due to natural background pollutant levels	3.k. No further pollutant reductions achievable?
029	Substantially identical to outfall:		ı	Adjusted Gross Alpha	2.51	pCi/L		04/19/2016		
029	Substantially identical to outfall:		l	Aluminum, total recoverable	954	ug/L		04/19/2016		
029	Substantially identical to outfall:		QBM	Aluminum, total recoverable	954	ug/L		04/19/2016		
029	Substantially identical to outfall:		QВM	Chemical Oxygen Demand (COD)	BQL		20.0 mg/L	04/19/2016		
029	Substantially identical to outfall:		QВM	Iron, total	786	ug/L		04/19/2016		
029	Substantially identical to outfall:		QВM	Total Suspended Solids (TSS)	36.8	mg/L		04/19/2016		

^{* (}QBM) - Quarterly benchmark monitoring; (ELG) - Annual effluent limitations guidelines monitoring; (S/T) - State- or tribal-specific monitoring; (I) - Impaired waters monitoring; (O) - Other monitoring as required by EPA

^{4.} Comment and/or Explanation of Any Violations (Reference all attachments here)

029: The impaired water pollutant total recoverable Aluminum exceeds the New Mexico water quality standard.

G. Certification		
and evaluated the information submitted, based on my inquiry of the person or persons	s who mana	ction or supervision in accordance with a system designed to assure that qualified personnel properly gathere ge the system, or those persons directly responsible for gathering the information, the information submitted significant penalties for submitting false information, including the possibility of fine and imprisonment for
First Name, Middle Initial, Last Name: Anthony	<u>R</u>	Grieggs
Title: EPC-CP Group Leader		

Date 0710112016

E-mail:

Signature:

grieggst@lanl.gov

NPDES FORM 6100-29



United States Environmental Protection Agency Washington, DC 20460 MSGP Industrial Discharge Monitoring Report (DMR) Form

Form Approved. OMB No. 2040-0004

A. Approval to User Paper DMR Form 1. Have you been granted a waiver from electronic reporting from EPA Regional Office*? X YES NO If yes, check which waiver you have been granted, the name of the EPA Regional Office staff person who granted the waiver, and the date of approval: The owner/operator's headquarters is physically located in a geographic area (i.e., ZIP code or census tract) that is identified as Waiver granted: under-served for broadband Internet access in the most recent report from the Federal Communications Commission. X The owner/operator has issues regarding available computer access or computer capability. Everett Spencer Name of EPA staff person that granted the waiver: 06/17/2016 Date approval obtained: * Note: You are required to obtain approval from the applicable EPA Regional Office prior to using this paper DMR form. If you have not obtained a waiver, you must file this form electronically using the NetDMR at http://www.epa.gov/netdmr/ **B. Permit Information** NMR053195 1. NPDES ID: 2. Reason(s) for Submission (Check all that apply): Submitting monitoring data (Fill in all Sections). Reporting no discharge for all outfalls for this monitoring period (Fill in Sections A, B, C, D, E.1, and G). Reporting that your site status has changed to inactive and unstaffed (Fill in Sections A, B, C, D, and F and include date of status change in comment field in Section F.4). Reporting that your site status has changed to active (Fill in all Sections and include date of status change in comment field in Section F.4). Reporting that no further pollutant reductions are achievable for all outfalls and for all pollutants via Part 6.2.1.2 of the MSGP (Fill in Sections A, B, C, D, C. Facility Operator Information 1. Operator Information Los Alamos National Security, LLC Operator Name: Mailing Address: P.O. Box 1663, MS K490 Street: City: Los Alamos NM ZIP Code: Phone: 505 667 0666 F-mail: grieggst@lanl.gov 2. DMR Preparer (Complete if DMR was prepared by someone other than the certifier): Holly L. Wheeler First Name, Middle Initial, Last Name: **EPC-CP** Organization: 505 667 1312 Phone: E-mail: hbenson@lanl.gov

D. Facility Inform	nation								
1. Facility Name:	Los Alamos	National La	borator	у	·		_	· ·	
2. Facility Address:									
Street/Location	Bikini Atoll F	Rd. SM30 K4	90			<u>. </u>			
City:	Los Alamos				State:	NM	ZIP Code:	87545 -	
County or Similar Govern	ment Subdivision: L	os Alamos							
				d)			woodu		
E. Discharge Info	rmation								
1. Identify monitoring per		Check here if proporal check here if proporal check here here check here if proporation in the check here if proporation in the check here.	sing alterna ng schedule	tive monitorin and indicate	g periods due for which alte	to irregula rnative mo	r stormwate nitoring peri	r runoff. Identify od you are reporti	ng
Quarter 1 (January 1 -	- March 31)	Quarter 1: From	04] /	01 _{To}	05 /	31			
Quarter 2 (April 1 – Ju	ne 30)	Quarter 2: From	06 /	[01] то	07 /	31			
Quarter 3 (July 1 - Sep	otember 30)	Quarter 3: From	08	′ [01] то	[09] /	30			
Quarter 4 (October 1	- December 31)	Quarter 4: From	10 /	01 To	[11] /	[30]			
2. Are you required to mon freshwater?	itor for cadmium, cop	oer, chromium, lead	, nickel, silv	er, or zinc in	X	Yes (Skip	to 3)	No (Skip to	4)
3. What is the hardness lev	vel of the receiving wa	ter?	57						
4. Does your facility discha	arge into any saltwate	receiving waters?	Yes	X	No				

F. Monitorii	ng Information		No	ote: Make additional copies	of this form a	s necess	ary.			智,沙里带
1. Nature of Disc	harge: R	ainfall (Con	nplete line items	2.a., 2.b., & 2.c.) Snow	/melt					
2.a. Duration of	the rainfall event (ho	urs):	2.b. Rainfall	amount (inches): 2.c.	Time since previo	ous measur	able storm event (days):			
3.a. Outfall ID (list the same 3- digit outfalls identified on the NOI form)	Substantially	3.c. Check if No Discharge	3.d. Monitoring Type QBM, ELG, S/T, I, O*	3.e. Parameter	3.f. Quality or Concentration	3.g. Units	3.h. Results Description	3.i. Collection Date	naturai background	further pollutant
012	Substantially identical to outfall:	X								
011	X Substantially identical to outfall: 012									

012: NODI: C

^{* (}QBM) - Quarterly benchmark monitoring; (ELG) - Annual effluent limitations guidelines monitoring; (S/T) - State- or tribal-specific monitoring; (I) - Impaired waters monitoring; (O) - Other monitoring as required by EPA

^{4.} Comment and/or Explanation of Any Violations (Reference all attachments here)

F. Monitoring Information Note: Make additional copies of this form as necessary.											
1. Nature of Disc	harge: R	ainfall (Con	plete line items	2.a., 2.b., & 2.c.) Sno	wmelt				***		
2.a. Duration of the rainfall event (hours): 2.b. Rainfall amount (inches): 2.c. Time since previous measurable storm event (days):											
3.a. Outfall ID (list the same 3- digit outfalls identified on the NOI form)	Substantially	3.c. Check if No Discharge	3.d. Monitoring Type QBM, ELG, S/T, I, O*	3.e. Parameter	3.f. Quality or Concentration	3.g. Units	3.h. Results Description	3.i. Collection Date	naturai background	further pollutant	
020	Substantially identical to outfall:	X									

020: NODI: C

^{* (}QBM) - Quarterly benchmark monitoring; (ELG) - Annual effluent limitations guidelines monitoring; (S/T) - State- or tribal-specific monitoring; (I) - Impaired waters monitoring; (O) - Other monitoring as required by EPA

^{4.} Comment and/or Explanation of Any Violations (Reference all attachments here)

F. Monitoring Information Note: Make additional copies of this form as necessary.										
1. Nature of Disc	charge:	Rainfall (Con	nplete line items	2.a., 2.b., & 2.c.) Snow	vmelt					
2.a. Duration of	the rainfall event (ho	urs):	2.b. Rainfall amount (inches): 2.c. Time since previous measurable storm event (days):							
3.a. Outfall ID (list the same 3- digit outfalls identified on the NOI form)	Substantially	3.c. Check if No Discharge	3.d. Monitoring Type QBM, ELG, S/T, I, O*	3.e. Parameter	3.f. Quality or Concentration	3.g. Units	3.h. Results Description	3.i. Collection Date	naturai background	further poliutant
031	Substantially identical to outfall:	X								
030	X Substantially identical to outfall: 031									

031: NODI: C

^{* (}QBM) - Quarterly benchmark monitoring; (ELG) - Annual effluent limitations guidelines monitoring; (S/T) - State- or tribal-specific monitoring; (I) - Impaired waters monitoring; (O) - Other monitoring as required by EPA

^{4.} Comment and/or Explanation of Any Violations (Reference all attachments here)

F. Monitori	ng Information		N	ote: Make additional copie	s of this form a	s necess	ary.					
1. Nature of Disc	charge: 🗀 F	Rainfall (Con	nplete line items	2.a., 2.b., & 2.c.) Sno	wmelt							
2.a. Duration of	a. Duration of the rainfall event (hours): 2.b. Rainfall amount (inches): 2.c. Time since previous measurable storm event (days):											
3.a. Outfall ID (list the same 3- digit outfalls identified on the NOI form)	Substantially	3.c. Check if No Discharge	3.d. Monitoring Type QBM, ELG, S/T, I, O*	3.e. Parameter	3.f. Quality or Concentration	3.g. Units	3.h. Results Description	3.i. Collection Date	background	further pollutant		
036	Substantially identical to outfall:	X										
037	X Substantially identical to outfall: 036	X					a					

^{* (}QBM) - Quarterly benchmark monitoring; (ELG) - Annual effluent limitations guidelines monitoring; (S/T) - State- or tribal-specific monitoring; (I) - Impaired waters monitoring; (O) - Other monitoring as required by EPA

^{4.} Comment and/or Explanation of Any Violations (Reference all attachments here)

F. Monitori	Monitoring Information Note: Make additional copies of this form as necessary.											
1. Nature of Disc	charge:	ainfall (Con	nplete line items	2.a., 2.b., & 2.c.) Snow	vmelt			-				
2.a. Duration of	a. Duration of the rainfall event (hours): 2.b. Rainfall amount (inches): 2.c. Time since previous measurable storm event (days):											
3.a. Outfall ID (list the same 3- digit outfalls identified on the NOI form)	Substantially	3.c. Check if No Discharge	3.d. Monitoring Type QBM, ELG, S/T, I, O*	3.e. Parameter	3.f. Quality or Concentration	3.g. Units	3.h. Results Description	3.i. Collection Date	natural background	further poliutant		
039	Substantially identical to outfall:	X					·					
038	X Substantially identical to outfall: 039	X										
040	X Substantially identical to outfall: 039	X										

^{* (}QBM) - Quarterly benchmark monitoring; (ELG) - Annual effluent limitations guidelines monitoring; (S/T) - State- or tribal-specific monitoring; (I) - Impaired waters monitoring; (O) - Other monitoring as required by EPA

^{4.} Comment and/or Explanation of Any Violations (Reference all attachments here)

F. Monitorii	. Monitoring Information Note: Make additional copies of this form as necessary.											
1. Nature of Disc	sture of Discharge: Rainfall (Complete line items 2.a., 2.b., & 2.c.) Snowmelt											
2.a. Duration of	a. Duration of the rainfall event (hours): 2.b. Rainfall amount (inches): 2.c. Time since previous measurable storm event (days):											
3.a. Outfall ID (list the same 3- digit outfalls identified on the NOI form)	Substantially	3.c. Check if No Discharge	3.d. Monitoring Type QBM, ELG, S/T, I, O*	3.e. Parameter	3.f. Quality or Concentration	3.g. Units	3.h. Results Description	3.i. Collection Date	background	further pollutant		
042	Substantially identical to outfall:	X										
041	X Substantially identical to outfall: 042											

^{* (}QBM) - Quarterly benchmark monitoring; (ELG) - Annual effluent limitations guidelines monitoring; (S/T) - State- or tribal-specific monitoring; (I) - Impaired waters monitoring; (O) - Other monitoring as required by EPA

^{4.} Comment and/or Explanation of Any Violations (Reference all attachments here)

F. Monitorii	ng Information		No	ote: Make additional copies	s of this form a	s necess	ary.						
1. Nature of Disc	:harge: R	lainfall (Con	nplete line items	2.a., 2.b., & 2.c.) Snow	vmelt								
2.a. Duration of	2.a. Duration of the rainfall event (hours): 2.b. Rainfall amount (inches): 2.c. Time since previous measurable storm event (days):												
3.a. Outfall ID (list the same 3- digit outfalls identified on the NOI form)	Substantially	3.c. Check if No Discharge	3.d. Monitoring Type QBM, ELG, S/T, I, O*	3.e. Parameter	3.f. Quality or Concentration	3.g. Units	3.h. Results Description	3.i. Collection Date	naturai background	further pollutant			
043	Substantially identical to outfall:	X				:							

^{* (}QBM) - Quarterly benchmark monitoring; (ELG) - Annual effluent limitations guidelines monitoring; (S/T) - State- or tribal-specific monitoring; (I) - Impaired waters monitoring; (O) - Other monitoring as required by EPA

^{4.} Comment and/or Explanation of Any Violations (Reference all attachments here)

F. Monitorir	ng Information		No	ote: Make additional copie	es of this form a	s necess	ary.			
1. Nature of Disc	harge:	ainfall (Con	plete line items	2.a., 2.b., & 2.c.) Sno	owmelt					
2.a. Duration of	the rainfall event (ho	urs):	2.b. Rainfall a	amount (inches): 2.	c. Time since previo	ous measura	able storm event (days):			
3.a. Outfall ID (list the same 3- digit outfalls identified on the NOI form)	Substantially	3.c. Check if No Discharge	3.d. Monitoring Type QBM, ELG, S/T, I, O*	3.e. Parameter	3.f. Quality or Concentration	3.g. Units	3.h. Results Description	3.i. Collection Date	naturai background	further pollutant
051	Substantially identical to outfall:	X								
052	X Substantially identical to outfall: 051									

^{* (}QBM) - Quarterly benchmark monitoring; (ELG) - Annual effluent limitations guidelines monitoring; (S/T) - State- or tribal-specific monitoring; (I) - Impaired waters monitoring; (O) - Other monitoring as required by EPA

^{4.} Comment and/or Explanation of Any Violations (Reference all attachments here)

F. Monitorir	ng Information		N	ote: Make additional copies	of this form a	s necess	ary.				
1. Nature of Disc	harge: R	ainfall (Con	nplete line items	2.a., 2.b., & 2.c.) Snow	vmelt						
2.a. Duration of	Duration of the rainfall event (hours): 2.b. Rainfall amount (inches): 2.c. Time since previous measurable storm event (days):										
3.a. Outfall ID (list the same 3- digit outfalls identified on the NOI form)	Substantially	3.c. Check if No Discharge	3.d. Monitoring Type QBM, ELG, S/T, I, O*	3.e. Parameter	3.f. Quality or Concentration	3.g. Units	3.h. Results Description	3.i. Collection Date	background	further pollutant	
053	Substantially identical to outfall:	X									
065	X Substantially identical to outfall: 053										
066	X Substantially identical to outfall: 053										

^{* (}QBM) - Quarterly benchmark monitoring; (ELG) - Annual effluent limitations guidelines monitoring; (S/T) - State- or tribal-specific monitoring; (I) - Impaired waters monitoring; (O) - Other monitoring as required by EPA

^{4.} Comment and/or Explanation of Any Violations (Reference all attachments here)

F. Monitorir	ng Information		No	ote: Make additional copie	s of this form a	is necess	ary.				
1. Nature of Disc	:harge: R	ainfall (Con	nplete line items	2.a., 2.b., & 2.c.) Snot	wmelt						
2.a. Duration of	Ouration of the rainfall event (hours): 2.b. Rainfall amount (inches): 2.c. Time since previous measurable storm event (days):										
3.a. Outfall ID (list the same 3- digit outfalls identified on the NOI form)	Substantially	3.c. Check if No Discharge	3.d. Monitoring Type QBM, ELG, S/T, I, O*	3.e. Parameter	3.f. Quality or Concentration	3.g. Units	3.h. Results Description	3.i. Collection Date	background	further pollutant	
072	Substantially identical to outfall:	X									
0/0	X Substantially identical to outfall: 072										
071	X Substantially identical to outfall: 072										

^{* (}QBM) - Quarterly benchmark monitoring; (ELG) - Annual effluent limitations guidelines monitoring; (S/T) - State- or tribal-specific monitoring; (I) - Impaired waters monitoring; (O) - Other monitoring as required by EPA

^{4.} Comment and/or Explanation of Any Violations (Reference all attachments here)

F. Monitorii	F. Monitoring Information Note: Make additional copies of this form as necessary.											
1. Nature of Disc	charge: R	tainfall (Con	nplete line items	2.a., 2.b., & 2.c.) Snow	wmelt							
2.a. Duration of the rainfall event (hours): 2.b. Rainfall amount (inches): 2.c. Time since previous measurable storm event (days):												
3.a. Outfall ID (list the same 3- digit outfalls identified on the NOI form)	Substantially	3.c. Check if No Discharge	3.d. Monitoring Type QBM, ELG, S/T, I, O*	3.e. Parameter	3.f. Quality or Concentration	3.g. Units	3.h. Results Description	3.i. Collection Date	naturai background	further pollutant		
075	Substantially identical to outfall:	X					*					

^{* (}QBM) - Quarterly benchmark monitoring; (ELG) - Annual effluent limitations guidelines monitoring; (S/T) - State- or tribal-specific monitoring; (I) - Impaired waters monitoring; (O) - Other monitoring as required by EPA

^{4.} Comment and/or Explanation of Any Violations (Reference all attachments here)

-		personal la	Service State
1	 2 17 1 7 1	Cati	nn
·	 ertifi	Lau	UH

I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gathered and evaluated the information submitted. Based on my 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 my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations.

First Name, Middle Initial, Last Name: Anthony R Grieggs

Title: EPC-CP Group Leader

E-mail: grieggst@lanl.gov



Environmental Protection & Compliance Division (EPC-DO) Environmental Compliance Programs (EPC-CP) PO Box 1663, K490 Los Alamos, New Mexico 87545 (505) 667-0666

Date: AUG 0 4 2016

Symbol: EPC-DO-16-229

LA-UR: 16-26032

Locates Action No.: N/A

U.S. EPA Region 6 NPDES Stormwater Program (WO-PP) 1445 Ross Avenue, Suite 1200 Dallas, TX 75202-2733

To whom it may concern:

Subject:

National Pollutant Discharge Elimination System (NPDES) Permit Tracking No. NMR053195, Multi-Sector General Permit (MSGP) Industrial Discharge Monitoring

Reports (MDMRs) For June 04, 05, and 07, 2016

Enclosed are Los Alamos National Laboratory's MDMRs (Enclosure 1) for June 04, 05, and 07, 2016, as required under MSGP Permit Tracking No. NMR053195, submitted on behalf of Los Alamos National Security LLC. These MDMRs contain analytical results for quarterly benchmark monitoring at outfalls 002, 009 and 050.

Please contact Holly Wheeler at (505) 667-1312 or Terrill Lemke at (505) 665-2397 if you have questions regarding these MDMRs.

Sincerely,

Anthony R. Grieggs

Group Leader

Environmental Compliance Programs (EPC-CP)

Los Alamos National Security, LLC

ARG:TWL:HLW/lm

Enclosure: 1. NPDES Permit Tracking No. NMR053195, MDMRs for June 04, 05, and 07, 2016

Cy: Everett Spencer, EPA Region 6, Dallas TX (E-File)
Helen Nguyen, EPA Region 6, Dallas TX (E-File)
Craig S. Leasure, PADOPS, (E-File)
William R. Mairson, PADOPS, (E-File)
Michael T. Brandt, ADESH, (E-File)
Raeanna Sharp-Geiger, ADESH, (E-File)
Karen Armijo, NA-LA, (E-File)
John P. McCann, EPC-DO, (E-File)
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lasomailbox@nnsa.doe.gov, (E-File)
locatesteam@lanl.gov, (E-File)
epc-correspondence@lanl.gov

ENCLOSURE 1

NPDES Permit Tracking No. NMR053195, MDMRs for June 04, 05, and 07, 2016

EPC-DO-16-229

LA-UR-16-26032

Date:		AUG	0 4	2016		
	****	 			 	_

NPDES FORM 6100-29



United States Environmental Protection Agency Washington, DC 20460 SGP Industrial Discharge Monitoring Report (DMR) Form

Form Approved. OMB No. 2040-0004

MSGP INDUSTRIAL DISCHARGE MONITORING REPORT (DMR) FORM A. Approval to User Paper DMR Form 1. Have you been granted a waiver from electronic reporting from EPA Regional Office*? X YES NO If yes, check which waiver you have been granted, the name of the EPA Regional Office staff person who granted the waiver, and the date of approval: The owner/operator's headquarters is physically located in a geographic area (i.e., ZIP code or census tract) that is identified as under-served for broadband Internet access in the most recent report from the Federal Communications Commission. X The owner/operator has issues regarding available computer access or computer capability. **Everett Spencer** Name of EPA staff person that granted the waiver: 06/17/2016 Date approval obtained: * Note: You are required to obtain approval from the applicable EPA Regional Office prior to using this paper DMR form. If you have not obtained a waiver, you must file this form electronically using the NetDMR at http://www.epa.gov/netdmr/ B. Permit Information NMR053195 1. NPDES ID: 2. Reason(s) for Submission (Check all that apply): X Submitting monitoring data (Fill in all Sections). Reporting no discharge for all outfalls for this monitoring period (Fill in Sections A, B, C, D, E.1, and G). Reporting that your site status has changed to inactive and unstaffed (Fill in Sections A, B, C, D, and F and include date of status change in comment field Reporting that your site status has changed to active (Fill in all Sections and include date of status change in comment field in Section F.4). Reporting that no further pollutant reductions are achievable for all outfalls and for all pollutants via Part 6.2.1.2 of the MSGP (Fill in Sections A, B, C, D, C. Facility Operator Information 1. Operator Information Los Alamos National Security, LLC Operator Name: Mailing Address: Street: P.O. Box 1663, MS K490 City: Los Alamos 87545 ZIP Code: State: Phone: 505 667 0666 E-mail: grieggst@lanl.gov 2. DMR Preparer (Complete if DMR was prepared by someone other than the certifier): Holly L. Wheeler First Name, Middle Initial, Last Name: EPC-CP Organization: 505 667 1312 Phone: Ext,

hbenson@lanl.gov

E-mail:

D. Facility Inform	nation			
Facility Name: 2. Facility Address:	Los Alamos National Laborat	ory		
,				
Street/Location	Bikini Atoll Rd. SM30 K490			
City:	Los Alamos	State:	NM ZIP Code:	87545 -
County or Similar Govern	ment Subdivision: Los Alamos			
E. Discharge Info	ormation	ctous countries 11 cs which lie to be the	- Vote to State Control	
E. Discharge into				
I. Identify monitoring pe	riod: Check here if proposing alter alternative monitoring sched monitoring data:	native monitoring periods due ule and indicate for which alter	to irregular stormwate rnative monitoring per	er runoff. Identify iod you are reporting
Quarter 1 (January 1	- March 31) Quarter 1: From 04	/ [01] _{To} [05] /	31	
Quarter 2 (April 1 – Ju	ne 30) X Quarter 2: From 06	/ 01 To 07 /	31	
Quarter 3 (July 1 – Se	ptember 30) Quarter 3: From . 08	/ 01 To 09 /	30	
Quarter 4 (October 1	- December 31) Quarter 4: From 10	/ 01 _{To} 11 /	[30]	
2. Are you required to mor freshwater?	nitor for cadmium, copper, chromium, lead, nickel, s	ilver, or zinc in	Yes (Skip to 3)	No (Skip to 4)
3. What is the hardness le	vel of the receiving water? 57			
4. Does your facility discha	arge into any saltwater receiving waters?	es X No		
- 0				

F. Monitorii	ng Information		N	ote: Make additional copies	of this form a	s necess	ary.				
1. Nature of Disc	harge: X R	ainfall (Com	plete line items	2.a., 2.b., & 2.c.) Snow	melt						
2.a. Duration of	Ouration of the rainfall event (hours): 1 2.b. Rainfall amount (inches): 0.2 2.c. Time since previous measurable storm event (days): 3										
3.a. Outfall ID (list the same 3- digit outfalls identified on the NOI form)	Substantially	3.c. Check if No Discharge	3.d. Monitoring Type QBM, ELG, S/T, I, O*	3.e. Parameter	3.f. Quality or Concentration	3.g. Units	3.h. Results Description	3.i. Collection Date	naturai background	3.k. No further pollutant reductions achievable?	
002	Substantially identical to outfall:		QBM	Aluminum, total recoverable	1400	ug/L		06/04/2016			
002	Substantially identical to outfall:		QBM	Iron, total	3640	ug/L		06/04/2016			
002	Substantially identical to outfall:		QBM	Nitrate plus Nitrite Nitrogen	1.39	mg/L		06/04/2016			

002: Aluminum, total recoverable (I) - NODI 9. The average concentration of total Iron is mathematically certain to exceed the benchmark value. This is for storm events on 04/19/2016 and 06/04/2016.

^{* (}QBM) - Quarterly benchmark monitoring; (ELG) - Annual effluent limitations guidelines monitoring; (S/T) - State- or tribal-specific monitoring; (I) - Impaired waters monitoring; (O) - Other monitoring as required by EPA

^{4.} Comment and/or Explanation of Any Violations (Reference all attachments here) Rainfall duration = 1.33 hours. Rainfall amount = 0.20 inches.

F. Monitorir	F. Monitoring Information Note: Make additional copies of this form as necessary.											
1. Nature of Disc	:harge: X R	lainfall (Con		2.a., 2.b., & 2.c.) Snow								
2.a. Duration of	the rainfall event (hou	urs): 1	2.b. Rainfall	amount (inches): 0.2 2.c.	Time since previo	ous measur	rable storm event (days): 3					
3.a. Outfall ID (list the same 3- digit outfalls identified on the NOI form)	Substantially	3.c. Check if No Discharge	3.d. Monitoring Type QBM, ELG, S/T, I, O*	3.e. Parameter	3.f. Quality or Concentration	3.g. Units	3.h. Results Description	3.i. Collection Date	naturai background	3.k. No further pollutant reductions achievable?		
022	Substantially identical to outfall:		l	Adjusted Gross Alpha	1.36	pCi/L		06/04/2016				
022	Substantially identical to outfall:		ı	Aluminum, total recoverable	2960	ug/L		06/04/2016				
022	Substantially identical to outfall:		ı	Aroclor, total	ND		0.0347 ug/L	06/04/2016				
021	X Substantially identical to outfall: 022											
023	X Substantially identical to outfall: 022											
024	X Substantially identical to outfall: 022											
025	X Substantially identical to outfall: 022											

^{* (}QBM) - Quarterly benchmark monitoring; (ELG) - Annual effluent limitations guidelines monitoring; (S/T) - State- or tribal-specific monitoring; (I) - Impaired waters monitoring; (O) - Other monitoring as required by EPA

^{4.} Comment and/or Explanation of Any Violations (Reference all attachments here)

Rainfall duration = 1.33 hours. Rainfall amount = 0.20 inches.

022: The impaired water pollutant dissolved total recoverable Aluminum exceeds the New Mexico water quality standard. The impaired water pollutant total Aroclor was not detected in stormwater discharge from this outfall. Therefore, annual monitoring for total Aroclor will be discontinued per Part 6.2.4.1.

	rtifi	

I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gathered and evaluated the information submitted. Based on my 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 my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations.

First Name, Mic	Idle Initial, Last Name: Anthony	<u>R</u> _	Grieg	ggs
Title:	EPC-CP Group Leader			_
Signature:	A RGNeggs	D	ate	0810412016
E-mail:	grieggst@lanl.gov			

NPDES FORM 6100-29



United States Environmental Protection Agency Washington, DC 20460 MSGP Industrial Discharge Monitoring Report (DMR) Form

Form Approved. OMB No. 2040-0004

A. Approval to User Paper DMR Form

			ARD WAY DOWN	DESCRIPTION OF THE PARTY OF THE		
	ed a waiver from electronic reporting from EPA Regional Office*? X aiver you have been granted, the name of the EPA Regional Office sta	YES NO		the waiver, a	nd the date of a	ipproval:
Waiver granted:	The owner/operator's headquarters is physically located in a geog under-served for broadband Internet access in the most recent re	ographic area (i	i.e ZIP co	de or census	s tract) that is ide	entified as
[$\overline{\mathbf{X}}$ The owner/operator has issues regarding available computer acco	ess or comput	er capabil	ity.		
Name of EPA staff per	rson that granted the waiver: Everett Spencer					<u>. </u>
Date approval obtain	ed: 06/17/2016					-
* Note: You are req obtained a waiver,	uired to obtain approval from the applicable EPA Regional Of you must file this form electronically using the NetDMR at ht	ffice prior to	using thi a.gov/ne	s paper DM tdmr/	R form. If you	have not
B. Permit Inform			TO STAN IS			
1. NPDES ID:	NMR053195					
_	sion (Check all that apply):					
X Submitting monito	ring data (Fill in all Sections).					
Reporting no disch	arge for all outfalls for this monitoring period (Fill in Sections A, B, C,	, D, E.1, and G).			
Reporting that you in Section F.4).	r site status has changed to inactive and unstaffed (Fill in Sections A,	, B, C, D, and f	F and inclu	ıde date of st	tatus change in	comment field
Reporting that you	r site status has changed to active (Fill in all Sections and include dat	ite of status ch	nange in co	omment field	in Section F.4).	
Reporting that no f and G).	further pollutant reductions are achievable for all outfalls and for all p	pollutants via f	Part 6.2.1.:	2 of the MSG	P (Fill in Section	is A, B, C, D,
C. Facility Opera	itor Information					
1. Operator Information						
Operator Name:	Los Alamos National Security, LLC	-		-		
Mailing Address:						
Street:	P.O. Box 1663, MS K490			_		2
City:	Los Alamos	State:	NM	ZIP Code:	87545	-
Phone:	505 667 0666			â		,
E-mail:	grieggst@lanl.gov			•		
2. DMR Preparer (Com	nplete if DMR was prepared by someone other than the certif	ifier):				
First Name, Middle Initial	, Last Name: Holly L. Wheeler			_		
Organization:	EPC-CP	10-7				
Phone:	505 667 1312 Ext.					
E-mail:	hbenson@lanl.gov					
The second second						

D. Facility Inform	nation			
1. Facility Name:	Los Alamos National Lab	oratory		
2. Facility Address:				
Street/Location	Bikini Atoll Rd. SM30 K49	00		
City:	Los Alamos		State: NM	ZIP Code: 87545 -
County or Similar Govern	ment Subdivision: Los Alamos			
E. Discharge Info	ormation			
1. Identify monitoring pe	riod: Check here if proposir alternative monitoring monitoring data:	ng alternative monitoring g schedule and indicate fo	periods due to irregula or which alternative mo	r stormwater runoff. Identify nitoring period you are reporting
Quarter 1 (January 1 -	- March 31) Quarter 1: From	04 / 01 _{To}	05 / 31	
Quarter 2 (April 1 – Ju	ne 30) X Quarter 2: From	06 / 01 To	07 / 31	
Quarter 3 (July 1 – Se	ptember 30) Quarter 3: From	08 / 01 To	09 / [30]	
Quarter 4 (October 1	- December 31) Quarter 4: From	10 / 01 _{To}	11 / 30	
2. Are you required to mor freshwater?	nitor for cadmium, copper, chromium, lead, r	nickel, silver, or zinc in	X Yes (Skip	to 3) No (Skip to 4)
3. What is the hardness le	vel of the receiving water?	57		
4. Does your facility discha	arge into any saltwater receiving waters?	Yes X N	0	

F. Monitori	ng Information		Ň	ote: Make additional copies	of this form a	s necess	ary.			
1. Nature of Disc	charge: X R	Rainfall (Con	nplete line items	2.a., 2.b., & 2.c.) Snow	vmelt	•				
2.a. Duration of	the rainfall event (ho	urs): ()	2.b. Rainfall	amount (inches): 0.1 2.c.	Time since previ	ous measur	able storm event (days): 1			
3.a. Outfall ID (list the same 3- digit outfalls identified on the NOI form)	Substantially	3.c. Check if No Discharge	3.d. Monitoring Type QBM, ELG, S/T, I, O*	3.e. Parameter	3.f. Quality or Concentration	3.g. Units	3.h. Results Description	3.i. Collection Date	3.j. Exceedance due to natural background pollutant levels	further pollutant
050	Substantially identical to outfall:		QBM	Ammonia, total	1.30	mg/L		06/05/2016		
050	Substantially identical to outfail:		QВM	Arsenic, dissolved	ND		1.70 ug/L	06/05/2016		
050	Substantially identical to outfall:		QВM	Cadmium, dissolved	BQL		1.00 ug/L	06/05/2016		
050	Substantially identical to outfall:		QBM	Chemical Oxygen Demand (COD)	276	mg/L		06/05/2016		
050	Substantially identical to outfall:		QBM	Cyanide, total	ND		0.00167 mg/L	06/05/2016		
050	Substantially identical to outfall:		QВМ	Lead, dissolved	BQL		2.00 ug/L	06/05/2016		
050	Substantially identical to outfall:		QВM	Magnesium, total	1.95	mg/L		06/05/2016		
050	Substantially identical to outfall:		QВM	Mercury, total	BQL		0.200 ug/L	06/05/2016		

050	Substantially identical to outfall:	QВM	Selenium, total	ND	1.50 ug/L	06/05/2016	
050	Substantially identical to outfall:	QBM	Silver, dissolved	ND	0.200 ug/L	06/05/2016	

^{* (}QBM) - Quarterly benchmark monitoring; (ELG) - Annual effluent limitations guidelines monitoring; (S/T) - State- or tribal-specific monitoring; (I) - Impaired waters monitoring; (O) - Other monitoring as required by EPA

050: The average concentration of total Magnesium is mathematically certain to exceed the benchmark value.

^{4.} Comment and/or Explanation of Any Violations (Reference all attachments here) Rainfall duration = 0.42 hours. Rainfall amount = 0.11 inches.

G	Ce	rtifi	Ca	ti	on	

E-mail:

I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gathered and evaluated the information submitted. Based on my 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 my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations.

First Name, N	Anthony Anthony	<u>R</u>	Grieggs
Title:	EPC-CP Group Leader		
Signature:	A R Griegge		Date 0818412016
E-mail:	grieggst@lanl.gov		

NPDES FORM 6100-29



United States Environmental Protection Agency Washington, DC 20460 MSGP Industrial Discharge Monitoring Report (DMR) Form

Form Approved. OMB No. 2040-0004

A. Approval to User Paper DMR Form 1. Have you been granted a waiver from electronic reporting from EPA Regional Office*? X YES NO If yes, check which waiver you have been granted, the name of the EPA Regional Office staff person who granted the waiver, and the date of approval: The owner/operator's headquarters is physically located in a geographic area (i.e., ZIP code or census tract) that is identified as under-served for broadband Internet access in the most recent report from the Federal Communications Commission. X The owner/operator has issues regarding available computer access or computer capability. **Everett Spencer** Name of EPA staff person that granted the waiver: 06/17/2016 Date approval obtained: * Note: You are required to obtain approval from the applicable EPA Regional Office prior to using this paper DMR form. If you have not obtained a waiver, you must file this form electronically using the NetDMR at http://www.epa.gov/netdmr/ B. Permit Information NMR053195 1. NPDES ID: 2. Reason(s) for Submission (Check all that apply): X Submitting monitoring data (Fill in all Sections). Reporting no discharge for all outfalls for this monitoring period (Fill in Sections A, B, C, D, E.1, and G). Reporting that your site status has changed to inactive and unstaffed (Fill in Sections A, B, C, D, and F and include date of status change in comment field in Section F.4). Reporting that your site status has changed to active (Fill in all Sections and include date of status change in comment field in Section F.4). Reporting that no further pollutant reductions are achievable for all outfalls and for all pollutants via Part 6.2.1.2 of the MSGP (Fill in Sections A, B, C, D, C. Facility Operator Information 1. Operator Information Los Alamos National Security, LLC Operator Name: Mailing Address: Street: P.O. Box 1663, MS K490 City: Los Alamos 87545 NM ZIP Code: State: 505 667 0666 Phone: E-mail: grieggst@lanl.gov 2. DMR Preparer (Complete if DMR was prepared by someone other than the certifier): Holly L. Wheeler First Name, Middle Initial, Last Name: **EPC-CP** Organization: 505 667 1312 Phone: Ext. E-mail: hbenson@lanl.gov

D. Facility Inforn	nation				
1. Facility Name:	Los Alamos National La	boratory			
2. Facility Address:					
Street/Location	Bikini Atoll Rd. SM30 K4	490			
City:	Los Alamos		State:	NM ZIP Code:	87545 -
County or Similar Govern	ment Subdivision: Los Alamos				
E Dischaus Info				THE SECTION OF THE SE	
E. Discharge Info					
1. Identify monitoring pe	riod: X Check here if propose alternative monitor monitoring data:	osing alternative monitoring ring schedule and indicate fo	periods due to i or which alternat	rregular stormwate tive monitoring peri	r runoff. Identify od you are reporting
Quarter 1 (January 1	- March 31) Quarter 1: From	04 / 01 _{To}	05 / 3	1	
Quarter 2 (April 1 – Ju	ne 30) X Quarter 2: From	06 / 01 то	07 / 3	1	
Quarter 3 (July 1 - Se	ptember 30) Quarter 3: From	08 / 01 то	09 / 3	0	
Quarter 4 (October 1	- December 31) Quarter 4: From	10 / 01 _{To}	[11] / [3	0	
2. Are you required to mor freshwater?	nitor for cadmium, copper, chromium, lead	d, nickel, silver, or zinc in	X Yes	s (Skip to 3)	No (Skip to 4)
3. What is the hardness le	vel of the receiving water?	57			
4. Does your facility discha	arge into any saltwater receiving waters?	Yes X	lo		

F. Monitorir	ng Information		N	ote: Make additional copies	of this form a	s necess	ary.			
1. Nature of Disc	harge: X R	ainfall (Corr	plete line items	2.a., 2.b., & 2.c.) Snow	/melt			——————————————————————————————————————		
2.a. Duration of t	a. Duration of the rainfall event (hours): 0 2.b. Rainfall amount (inches): 0.1 2.c. Time since previous measurable storm event (days): 3									
3.a. Outfall ID (list the same 3- digit outfalls identified on the NOI form)	Substantially	3.c. Check if No Discharge	3.d. Monitoring Type QBM, ELG, S/T, I, O*	3.e. Parameter	3.f. Quality or Concentration	3.g. Units	3.h. Results Description	3.i. Collection Date	3.j. Exceedance due to natural background pollutant levels	further pollutant
009	Substantially identical to outfall:		QВМ	Iron, total	5240	ug/L		06/07/2016		
007	X Substantially identical to outfall: 009	X								
800	X Substantially identical to outfall: 009	X								
010	X Substantially identical to outfall: 009	X								

009: The average concentration of total Iron is mathematically certain to exceed the benchmark value. This is for storm events on 05/19/2016 and 06/07/2016.

^{* (}QBM) - Quarterly benchmark monitoring; (ELG) - Annual effluent limitations guidelines monitoring; (S/T) - State- or tribal-specific monitoring; (I) - Impaired waters monitoring; (O) - Other monitoring as required by EPA

^{4.} Comment and/or Explanation of Any Violations (Reference all attachments here) Rainfall duration = 0.25 hours. Rainfall amount = 0.07 inches.

	rtifi		

E-mail:

I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gathered and evaluated the information submitted. Based on my 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 my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations.

First Name, M	liddle Initial, Last Name: Anthony	<u>R</u>	Grieggs
Title:	EPC-CP Group Leader		
Signature:	AD Grieggs	D	ate <u>0810412016</u>
E-mail:	grieggst@lanl.gov		



Environmental Protection & Compliance Division (EPC-DO) Environmental Compliance Programs (EPC-CP) PO Box 1663, K490 Los Alamos, New Mexico 87545 (505) 667-0666

Date: OCT 0 6 2016

Symbol: EPC-DO-16-291

LA-UR: 16-27686

Locates Action No.: N/A

U.S. EPA Region 6 NPDES Stormwater Program (WQ-PP) 1445 Ross Avenue, Suite 1200 Dallas, TX 75202-2733

To whom it may concern:

Subject: National Pollutant Discharge Elimination System (NPDES) Permit Tracking No.

NMR053195, Multi-Sector General Permit (MSGP) Industrial Discharge Monitoring

Reports (MDMRs) for July 31, August 1, 2, 3, 4, and 8, 2016

Enclosed are Los Alamos National Laboratory's MDMRs (Enclosure 1) for July 31, August 1, 2, 3, 4 and 8, 2016, as required under MSGP Permit Tracking No. NMR053195. These reports are being submitted on behalf of Los Alamos National Security LLC and contain analytical results for impaired waters and quarterly benchmark monitoring at outfalls 042, 075, 029, 047, 050, 069, 072, 004, 020, 051, 002, 005, 009, 012, and 018.

Please contact Holly Wheeler at (505) 667-1312 or Terrill Lemke at (505) 665-2397 if you have questions regarding these MDMRs.

Sincerely,

Anthony R. Grieggs

Group Leader

Environmental Compliance Programs (EPC-CP)

llefo

Los Alamos National Security, LLC

ARG:TWL:HLW/lm

Enclosure: 1. NPDES Permit Tracking No. NMR053195, MDMRs for July 31, August 1, 2, 3, 4 and 8, 2016

Cy: Everett Spencer, USEPA/Region 6, Dallas, TX, (E-File) Helen Nguyen, USEPA/Region 6, Dallas, TX, (E-File) Michelle Hunter, NMED/GWQB, Santa Fe, NM, (E-File) Shelly Lemon, NMED/SWQB, Santa Fe, NM, (E-File) Craig S. Leasure, PADOPS, (E-File) William R. Mairson, PADOPS, (E-File) Michael T. Brandt, ADESH, (E-File) Raeanna Sharp-Geiger, ADESH, (E-File) Karen E. Armijo, NA-LA, (E-File) Terrill W. Lemke, EPC-CP, (E-File) Holly L. Wheeler, EPC-CP, (E-File) Leslie J. Dale, EPC-CP, (E-File) Ellena I. Martinez, EPC-DP, (E-File) Saundra Martinez, ADEM-PO, (E-File) lasomailbox@nnsa.doe.gov, (E-File) locatesteam@lanl.gov, (E-File) epc-correspondence@lanl.gov

ENCLOSURE 1

NPDES Permit Tracking No. NMR053195, MDMRs for July 31, August 1, 2, 3, 4 and 8, 2016

EPC-DO-16-291

LA-UR-16-27686

Date:	OCT 0 6 2016
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NPDES FORM 6100-29



United States Environmental Protection Agency WASHINGTON, DC 20460 MSGP INDUSTRIAL DISCHARGE MONITORING REPORT (DMR) FORM

Form Approved. OMB No. 2040-0004

A. Approval to U	ser Paper DMR Form					
	l a waiver from electronic reporting from EPA Regional Office*? X YES NO ver you have been granted, the name of the EPA Regional Office staff person who granted t	the waiver, and the date of approval:				
Waiver granted: The owner/operator's headquarters is physically located in a geographic area (i.e., ZIP code or census tract) that is identified as under-served for broadband Internet access in the most recent report from the Federal Communications Commission.						
X	_					
Name of EPA staff pers	on that granted the waiver: Everett Spencer					
Date approval obtained	d: 06/17/2016					
* Note: You are requ obtained a waiver, y	ilred to obtain approval from the applicable EPA Regional Office prior to using thi ou must file this form electronically using the NetDMR at http://www.epa.gov/net	s paper DMR form. If you have not				
B. Permit Inform	ation					
1. NPDES ID:	NMR053195					
2. Reason(s) for Submissi	on (Check all that apply):					
X Submitting monitori	ing data (Fill in all Sections).					
Reporting no discha	rge for all outfalls for this monitoring period (Fill in Sections A, B, C, D, E.1, and G).					
Reporting that your in Section F.4).	site status has changed to inactive and unstaffed (Fill in Sections A, B, C, D, and F and inclu	de date of status change in comment field				
Reporting that your	site status has changed to active (Fill in all Sections and include date of status change in co	omment field in Section F.4).				
Reporting that no fu and G).	orther pollutant reductions are achievable for all outfalls and for all pollutants via Part 6.2.1.2	2 of the MSGP (Fill in Sections A, B, C, D,				
C. Facility Operat	tor Information					
1. Operator Information	n					
Operator Name:	Los Alamos National Security, LLC					
Mailing Address:						
Street:	P.O. Box 1663, MS K490					
City:	Los Alamos State: NM	ZIP Code: 87545 -				
Phone:	505 667 0666					
E-mail:	grieggst@lanl.gov	e e e e e e e e e e e e e e e e e e e				
2. DMR Preparer (Comp	plete if DMR was prepared by someone other than the certifier):					
First Name, Middle Initial,	Last Name: Holly L. Wheeler	_				
Organization:	EPC-CP	-				
Phone:	505 667 1312 Ext.					
E-mail:	hbenson@lanl.gov	_				

D. Facility Inform	mation
1. Facility Name:	Los Alamos National Laboratory
2. Facility Address:	
Street/Location	Bikini Atoll Rd. SM30 K490
City:	Los Alamos State: NM ZIP Code: 87545 -
County or Similar Govern	rnment Subdivision: Los Alamos
E. Discharge Info	ormation
Identify monitoring per	
Quarter 1 (January 1	- March 31) Quarter 1: From 04 / 01 To 05 / 31
Quarter 2 (April 1 – Ju	une 30) X Quarter 2: From 06 / 01 To 07 / 31
Quarter 3 (July 1 - Se	eptember 30)
Quarter 4 (October 1	1 - December 31) Quarter 4: From 10 / 01 To 11 / 30
2. Are you required to more freshwater?	onitor for cadmium, copper, chromium, lead, nickel, silver, or zinc in X Yes (Skip to 3) No (Skip to 4)
3. What is the hardness le	evel of the receiving water? 57
4. Does your facility disch	harge into any saltwater receiving waters? Yes X No

F. Monitorii	F. Monitoring Information Note: Make additional copies of this form as necessary.									
1. Nature of Discharge: X Rainfall (Complete line items 2.a				2.a., 2.b., & 2.c.) Snow	melt					
2.a. Duration of	2.a. Duration of the rainfall event (hours): 4 2.b. Rainfall amount (inches): 0.6 2.c. Time since previous measurable storm event (days): 9									
3.a. Outfall ID (list the same 3- digit outfalls identified on the NOI form)	3.b. Check if Any Outfalls are Substantially Identical to Other Outfalls Listed	3.c. Check if No Discharge	3.d. Monitoring Type QBM, ELG, S/T, I, O*	3.e. Parameter	3.f. Quality or Concentration	3.g. Units	3.h. Results Description	3.i. Collection Date	naturai background	3.k. No further pollutant reductions achievable?
042	Substantially identical to outfall:		1	Copper, dissolved	4.96	ug/L		08/01/2016		
042	Substantially identical to outfall:		I	Thallium, dissolved	ND		0.450 ug/L	08/01/2016		
041	X Substantially identical to outfall: 042									

^{* (}QBM) - Quarterly benchmark monitoring; (ELG) - Annual effluent limitations guidelines monitoring; (S/T) - State- or tribal-specific monitoring; (I) - Impaired waters monitoring; (O) - Other monitoring as required by EPA

^{4.} Comment and/or Explanation of Any Violations (Reference all attachments here) Rainfall duration = 3.58 hours. Rainfall amount = 0.59 inches.

^{042:} Sample was collected on 8/1/2016 at 00:26, which falls within the 7/31/2016 storm day, defined as occurring between 06:05 and 06:00. The impaired water pollutant dissolved Thallium was not detected in stormwater discharge from this outfall. Therefore, annual monitoring for dissolved Thallium will be discontinued per Part 6.2.4.1.

F. Monitoring Information Not				ote: Make additional copies	of this form a	s necess	ary.			
1. Nature of Disc	Nature of Discharge: X Rainfall (Complete line items 2.a., 2.b., & 2.c.) Snowmelt									
2.a. Duration of	2.a. Duration of the rainfall event (hours): 4 2.b. Rainfall amount (inches): 1.0 2.c. Time since previous measurable storm event (days): 16									
3.a. Outfall ID (list the same 3- digit outfalls identified on the NOI form)	Substantially	3.c. Check if No Discharge	3.d. Monitoring Type QBM, ELG, S/T, I, O*	3.e. Parameter	3.f. Quality or Concentration	3.g. Units	3.h. Results Description	3.i. Collection Date	natural background	3.k. No further pollutant reductions achievable?
075	Substantially identical to outfall:		ı	Adjusted Gross Alpha	36.3	pCi/L		07/31/2016		
075	Substantially identical to outfall:		ı	Aluminum, total recoverable	9240	ug/L		07/31/2016		
075	Substantially identical to outfall:		I	Aroclor, total	ND		0.034 ug/L	07/31/2016		

^{* (}QBM) - Quarterly benchmark monitoring; (ELG) - Annual effluent limitations guidelines monitoring; (S/T) - State- or tribal-specific monitoring; (I) - Impaired waters monitoring; (O) - Other monitoring as required by EPA

^{4.} Comment and/or Explanation of Any Violations (Reference all attachments here) Rainfall duration = 3.92 hours. Rainfall amount = 1.00 inches.

^{075:} The impaired water pollutant Adjusted Gross Alpha exceeds the New Mexico water quality standard. The impaired water pollutant total recoverable Aluminum exceeds the New Mexico water quality standard. The impaired water pollutant total Aroclor was not detected in stormwater discharge from this outfall. Therefore, annual monitoring for total Aroclor will be discontinued per Part 6.2.4.1. Copper, dissolved (I) - NODI 9. Thallium, dissolved (I) - NODI B.

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E-mail:

I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gathered and evaluated the information submitted. Based on my 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 my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations.

First Name, M	iddle Initial, Last Name: Anthony	<u>R</u> _	Grie	eggs
Title:	EPC-CP Group Leader			_
Signature:	Muly Sely &	D	ate	1010612016
E-mail:	grieggst@lanl.gov			

NPDES FORM 6100-29



United States Environmental Protection Agency Washington, DC 20460 MSGP Industrial Discharge Monitoring Report (DMR) Form

Form Approved. OMB No. 2040-0004

A. Approval to User Paper DMR Form 1. Have you been granted a waiver from electronic reporting from EPA Regional Office*? X YES NO If yes, check which waiver you have been granted, the name of the EPA Regional Office staff person who granted the waiver, and the date of approval: The owner/operator's headquarters is physically located in a geographic area (i.e., ZIP code or census tract) that is identified as under-served for broadband Internet access in the most recent report from the Federal Communications Commission. X The owner/operator has issues regarding available computer access or computer capability. Everett Spencer Name of EPA staff person that granted the waiver: 06/17/2016 Date approval obtained: * Note: You are required to obtain approval from the applicable EPA Regional Office prior to using this paper DMR form. If you have not obtained a walver, you must file this form electronically using the NetDMR at http://www.epa.gov/netdmr/ B. Permit Information NMR053195 1. NPDES ID: 2. Reason(s) for Submission (Check all that apply): X Submitting monitoring data (Fill in all Sections). Reporting no discharge for all outfalls for this monitoring period (Fill in Sections A, B, C, D, E.1, and G). Reporting that your site status has changed to inactive and unstaffed (Fill in Sections A, B, C, D, and F and include date of status change in comment field in Section F.4). Reporting that your site status has changed to active (Fill in all Sections and include date of status change in comment field in Section F.4). Reporting that no further pollutant reductions are achievable for all outfalls and for all pollutants via Part 6.2.1.2 of the MSGP (Fill in Sections A, B, C, D, C. Facility Operator Information 1. Operator Information Los Alamos National Security, LLC Operator Name: Mailing Address: Street: P.O. Box 1663, MS K490 City: Los Alamos 87545 ZIP Code: State: 505 667 0666 Phone: E-mail: grieggst@lanl.gov 2. DMR Preparer (Complete if DMR was prepared by someone other than the certifier): Holly L. Wheeler First Name, Middle Initial, Last Name: **EPC-CP** Organization: 505 667 1312 Phone: Ext. E-mail: hbenson@lanl.gov

D. Facility Inform	mation
1. Facility Name:	Los Alamos National Laboratory
2. Facility Address:	
Street/Location	Bikini Atoll Rd. SM30 K490
City:	Los Alamos State: NM ZIP Code: 87545 -
County or Similar Gover	rnment Subdivision: Los Alamos
F 6: 1	
E. Discharge Info	formation
1. Identify monitoring pe	Check here if proposing alternative monitoring periods due to irregular stormwater runoff. Identify alternative monitoring schedule and indicate for which alternative monitoring period you are reporting monitoring data:
Quarter 1 (January 1	1 - March 31) Quarter 1: From 04 / 01 To 05 / 31
Quarter 2 (April 1 - Ju	June 30) Quarter 2: From 06 / 01 To 07 / 31
Quarter 3 (July 1 - Se	eptember 30) X Quarter 3: From 08 / 01 To 09 / 30
Quarter 4 (October 1	1 - December 31) Quarter 4: From 10 / 01 To 11 / 30
2. Are you required to mo freshwater?	onitor for cadmium, copper, chromium, lead, nickel, silver, or zinc in X Yes (Skip to 3) No (Skip to 4)
3. What is the hardness le	level of the receiving water? 57
4. Does your facility disch	harge into any saltwater receiving waters? Yes X No

F. Monitorir	ng Information		No	ote: Make additional copies	of this form a	s necess	ary.			
1. Nature of Disc	harge: X R	ainfall (Com	plete line items	2.a., 2.b., & 2.c.) Snow	vmelt					
2.a. Duration of	the rainfall event (hou	urs): ()	2.b. Rainfall	amount (inches): 0.0 2.c.	Time since previo	ous measur	able storm event (days): 1			
3.a. Outfall ID (list the same 3- digit outfalls identified on the NOI form)	Substantially	3.c. Check if No Discharge	3.d. Monitoring Type QBM, ELG, S/T, I, O*	3.e. Parameter	3.f. Quality or Concentration	3.g. Units	3.h. Results Description	3.i. Collection Date	naturai background	further pollutant
029	Substantially identical to outfall:		QBM	Copper, dissolved	17.7	ug/L		08/01/2016		
029	Substantially identical to outfall:		QBM	Lead, dissolved	ND		0.500 ug/L	08/01/2016		
029	Substantially identical to outfall:		QВM	Zinc, dissolved	35	ug/L		08/01/2016		

^{* (}QBM) - Quarterly benchmark monitoring; (ELG) - Annual effluent limitations guidelines monitoring; (S/T) - State- or tribal-specific monitoring; (I) - Impaired waters monitoring; (O) - Other monitoring as required by EPA

^{4.} Comment and/or Explanation of Any Violations (Reference all attachments here) Rainfall duration = 0.08 hours. Rainfall amount = 0.01 inches.

^{029:} Adjusted Gross Alpha (I) - NODI 9. Aluminum, total recoverable (I) - NODI 9. Aroclor, total (I) - NODI B. Thallium, dissolved (I) - NODI B. Copper, dissolved (I) - NODI 9.

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E-mail:

grieggst@lanl.gov

I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gathered and evaluated the information submitted. Based on my 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 my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowledge.

First Name, M	liddle Initial, Last Name: Anthony	R Grie	eggs
Fitle:	EPC-CP Group Leader		_
Signature:	July Solde p	Date	1010612016

NPDES FORM 6100-29



United States Environmental Protection Agency Washington, DC 20460 MSGP Industrial Discharge Monitoring Report (DMR) Form

Form Approved. OMB No. 2040-0004

A. Approval to U	lser Paper DMR Form	
	d a waiver from electronic reporting from EPA Regional Office*? X YES NO iver you have been granted, the name of the EPA Regional Office staff person who granted to	the waiver, and the date of approval:
Waiver granted:	The owner/operator's headquarters is physically located in a geographic area (i.e., ZIP co under-served for broadband Internet access in the most recent report from the Federal C	de or census tract) that is identified as communications Commission.
٥	The owner/operator has issues regarding available computer access or computer capabil	ity.
Name of EPA staff per	son that granted the waiver: Everett Spencer	
Date approval obtaine		
* Note: You are req obtained a waiver,	uired to obtain approval from the applicable EPA Regional Office prior to using th you must file this form electronically using the NetDMR at http://www.epa.gov/ne	is paper DMR form. If you have not tdmr/
B. Permit Inform	nation	
1. NPDES ID:	NMR053195	
	ion (Check all that apply):	
X Submitting monitor	ring data (Fill in all Sections).	
Reporting no discha	arge for all outfalls for this monitoring period (Fill in Sections A, B, C, D, E.1, and G).	
Reporting that your in Section F.4).	r site status has changed to inactive and unstaffed (Fill in Sections A, B, C, D, and F and inclu	ude date of status change in comment field
Reporting that your	r site status has changed to active (Fill in all Sections and include date of status change in co	omment field in Section F.4).
Reporting that no finance and G).	urther pollutant reductions are achievable for all outfalls and for all pollutants via Part 6.2.1.	2 of the MSGP (Fill in Sections A, B, C, D,
C. Facility Opera	tor Information	
1. Operator Information	on	
Operator Name:	Los Alamos National Security, LLC	29
Mailing Address:		
Street:	P.O. Box 1663, MS K490	
City:	Los Alamos State: NM	ZIP Code: 87545 -
Phone:	505 667 0666	
E-mail:	grieggst@lanl.gov	
2. DMR Preparer (Com	plete if DMR was prepared by someone other than the certifier):	
First Name, Middle Initial,	Last Name: Holly L. Wheeler	_
Organization:	EPC-CP	_
Phone:	505 667 1312 Ext.	
E-mail:	hbenson@lanl.gov	_

D. Facility Inform	mation		
1. Facility Name:	Los Alamos National Laboratory		
2. Facility Address:			-
Street/Location	Bikini Atoll Rd. SM30 K490		_
City:	Los Alamos	State: NM	zIP Code: 87545 -
County or Similar Govern	nment Subdivision: Los Alamos		
E. Discharge Info	ormation		
Identify monitoring per	Check here if proposing alternative monitor alternative monitoring schedule and indicat monitoring data:	ing periods due to irregulate for which alternative mo	onitoring period you are reporting
Quarter 1 (January 1 -	- March 31) Quarter 1: From 04 / 01	。 05 / 31	
Quarter 2 (April 1 – Ju	une 30) Quarter 2: From 06 / 01 7	·。 [07] / [31]	
Quarter 3 (July 1 - Sep	eptember 30) X Quarter 3: From 08 / 01 T	。 [09] / [30]	
Quarter 4 (October 1	- December 31) Quarter 4: From [10] / [01] T	。 [11] / [30]	
	##pri:		
2. Are you required to mon freshwater?	nitor for cadmium, copper, chromium, lead, nickel, silver, or zinc in	X Yes (Skip	o to 3) No (Skip to 4)
3. What is the hardness le	evel of the receiving water? 57		
4. Does your facility discha	arge into any saltwater receiving waters? Yes X	No	İ

F. Monitorii	ng Information		Ν	ote: Make additional copies	of this form a	s necess	sary.			
1. Nature of Disc	harge: X R	tainfall (Con	nplete line items	2.a., 2.b., & 2.c.) Snow	/melt	٠,				
2.a. Duration of	the rainfall event (ho	urs): 2	2.b. Rainfall	amount (inches): 0.2 2.c.	Time since previ	ous measur	able storm event (days): 2			
3.a. Outfall ID (list the same 3- digit outfalls identified on the NOI form)	3.b. Check if Any Outfalls are Substantially Identical to Other Outfalls Listed	3.c. Check if No Discharge	3.d. Monitoring Type QBM, ELG, S/T, I, O*	3.e. Parameter	3.f. Quality or Concentration	3.g. Units	3.h. Results Description	3.i. Collection Date	3.j. Exceedance due to natural background pollutant levels	3.k. No further pollutant reductions achievable?
047	Substantially identical to outfall:		QВM	Arsenic, dissolved	ND		1.70 ug/L	08/03/2016		
047	Substantially identical to outfall:		QВМ	Cadmium, dissolved	BQL		1.00 ug/L	08/03/2016		
047	Substantially identical to outfall:		QВМ	Lead, dissolved	ND		0.500 ug/L	08/03/2016		
047	Substantially identical to outfall:		QBM	Silver, dissolved	ND		0.200 ug/L	08/03/2016		
046	X Substantially identical to outfall: 047									
045	X Substantially identical to outfall: 047									
048	X Substantially identical to outfall: 047									
044	X Substantially identical to outfall: 047			•						

- * (QBM) Quarterly benchmark monitoring; (ELG) Annual effluent limitations guidelines monitoring; (S/T) State- or tribal-specific monitoring; (I) Impaired waters monitoring; (O) Other monitoring as required by EPA
- 4. Comment and/or Explanation of Any Violations (Reference all attachments here) Rainfall duration = 1.75 hours. Rainfall amount = 0.22 inches.

047: Sample was collected on 8/3/2016 at 00:56, which falls within the 8/2/2016 storm day, defined as occurring between 06:05 and 06:00. Adjusted Gross Alpha (I) - NODI 9. Aluminum, total recoverable (I) - NODI 9. Aroclor, total (I) - NODI B.

F. Monitorii	ng Information		N	ote: Make additional copies	of this form a	s necess	ary.			
1. Nature of Disc	charge: X R	ainfall (Con	nplete line items	2.a., 2.b., & 2.c.) Snow	vmelt					
2.a. Duration of	the rainfall event (hou	urs): 2	2.b. Rainfall	amount (inches): 0.2 2.c.	Time since previo	ous measur	able storm event (days): 2			
3.a. Outfall ID (list the same 3- digit outfalls identified on the NOI form)	Substantially	3.c. Check if No Discharge	3.d. Monitoring Type QBM, ELG, S/T, I, O*	3.e. Parameter	3.f. Quality or Concentration	3.g. Units	3.h. Results Description	3.i. Collection Date	background	further pollutant
050	Substantially identical to outfall:		QВM	Ammonia, total	1.05	mg/L		08/02/2016		
050	Substantially identical to outfall:		QВM	Arsenic, dissolved	ND		1.70 ug/L	1/L 08/02/2016		
050	Substantially identical to outfall:		QBM	Cadmium, dissolved	Cadmium, dissolved 2 ug/L 08/02/2		08/02/2016			
050	Substantially identical to outfall:		QBM	Chemical Oxygen Demand (COD)	228	mg/L		08/02/2016		
050	Substantially identical to outfall:		QBM	Cyanide, total	BQL	700 E ()	0.005 mg/L	08/02/2016		
050	Substantially identical to outfall:		QВМ	Lead, dissolved	ND		0.500 ug/L	08/02/2016		
050	Substantially identical to outfall:		QBM	Magnesium, total	1.57	mg/L		08/02/2016		
050	Substantially identical to outfall:		QВM	Mercury, total	ND		0.067 ug/L	08/02/2016		

050	Substantially identical to outfall:	QBM	Selenium, total	ND	1.50 ug/L	08/02/2016	
050	Substantially identical to outfall:	QBM	Silver, dissolved	ND	0.200 ug/L	08/02/2016	

^{* (}QBM) - Quarterly benchmark monitoring; (ELG) - Annual effluent limitations guidelines monitoring; (S/T) - State- or tribal-specific monitoring; (I) - Impaired waters monitoring; (O) - Other monitoring as required by EPA

050: The average concentration of Chemical Oxygen Demand (COD) is mathematically certain to exceed the benchmark value. The average concentration of total Magnesium is mathematically certain to exceed the benchmark value. Adjusted Gross Alpha (I) - NODI 9. Aluminum, total recoverable (I) - NODI 9. Aroclor, total (I) - NODI B.

^{4.} Comment and/or Explanation of Any Violations (Reference all attachments here) Rainfall duration = 1.75 hours. Rainfall amount = 0.22 inches.

F. Monitorir	ng Information		N	lote: Make additional copies	s of this form a	s necess	sary.			
1. Nature of Disc	charge: X R	lainfall (Con		s 2.a., 2.b., & 2.c.) Snow						
2.a. Duration of	the rainfall event (hou	urs): 3	2.b. Rainfall	amount (inches): 0.7 2.c.	. Time since previ	ous measur	rable storm event (days): 2			
3.a. Outfall ID (list the same 3- digit outfalls identified on the NOI form)	3.b. Check if Any Outfalls are Substantially Identical to Other Outfalls Listed	3.c. Check if No Discharge	3.d. Monitoring Type QBM, ELG, S/T, I, O*	3.e. Parameter	3.f. Quality or Concentration	3.g. Units	3.h. Results Description	3.i. Collection Date	natural background	further pollutant
069	Substantially identical to outfall:		QBM	Ammonia, total	0.175	mg/L		08/03/2016		
069	Substantially identical to outfall:		QBM	Arsenic, dissolved	ND		1.70 ug/L	08/03/2016		
069	Substantially identical to outfall:		QBM	Cadmium, dissolved	ND		0.110 ug/L	08/03/2016		
069	Substantially identical to outfall:		QВM	Chemical Oxygen Demand (COD)	ND		8.95 mg/L	08/03/2016		
069	Substantially identical to outfall:		QВM	Cyanide, total	ND		0.00167 mg/L	08/03/2016		
069	Substantially identical to outfall:		QBM	Lead, dissolved	ND		0.500 ug/L	08/03/2016		
069	Substantially identical to outfall:		QВМ	Magnesium, total	0.547	mg/L		08/03/2016		
069	Substantially identical to outfall:		QВM	Mercury, total	ND		0.067 ug/L	08/03/2016		

069	Substantially identical to outfall:	QВM	Selenium, total	ND	1.50 ug/L	08/03/2016	
069	Substantially identical to outfall:	QBM	Silver, dissolved	ND	0.200 ug/L	08/03/2016	
059	X Substantially identical to outfall: 069		55				
058	X Substantially identical to outfall: 069						
057	X Substantially identical to outfall: 069					·	
056	X Substantially identical to outfall: 069						
055	X Substantially identical to outfall: 069						
054	X Substantially identical to outfall: 069						
067	X Substantially identical to outfall: 069						
068	Substantially identical to outfall: 069						

060	X Substantially identical to outfall: 069						
061	X Substantially identical to outfall: 069		T.				
062	X Substantially identical to outfall: 069						
063	X Substantially identical to outfall: 069						
064	X Substantially identical to outfall: 069				2)		

^{* (}QBM) - Quarterly benchmark monitoring; (ELG) - Annual effluent limitations guidelines monitoring; (S/T) - State- or tribal-specific monitoring; (I) - Impaired waters monitoring; (O) - Other monitoring as required by EPA

069: The average concentration of total Magnesium is mathematically certain to exceed the benchmark value. Sample was collected on 8/3/2016 from two different samplers. The Avalanche sampler collected at 03:35 and the 3700 collected at 03:33, both of which fall within the 8/2/2016 storm day, defined as occurring between 06:05 and 06:00. Aluminum, total recoverable (I) - NODI 9. Aroclor, total (I) - NODI B.

^{4.} Comment and/or Explanation of Any Violations (Reference all attachments here) Rainfall duration = 2.75 hours. Rainfall amount = 0.68 inches.

F. Monitorii	ng Information		N	ote: Make additional copies	of this form a	s necess	ary.			
1. Nature of Disc	harge: X R	ainfall (Con	nplete line items	2.a., 2.b., & 2.c.) Snov	vmelt	£33				
2.a. Duration of	a. Duration of the rainfall event (hours): 3 2.b. Rainfall amount (inches): 0.7 2.c. Time since previous measurable storm event (days): 286									
3.a. Outfall ID (list the same 3- digit outfalls identified on the NOI form)	3.b. Check if Any Outfalls are Substantially Identical to Other Outfalls Listed	3.c. Check if N o Discharge	3.d. Monitoring Type QBM, ELG, S/T, I, O*	3.e. Parameter	3.f. Quality or Concentration	3.g. Units	3.h. Results Description	3.i. Collection Date	3.j. Exceedance due to natural background pollutant levels	further pollutant
072	Substantially identical to outfall:		QBM	Arsenic, dissolved	ND		1.70 ug/L	08/03/2016		
072	Substantially identical to outfall:		QВM	Cadmium, dissolved	1.39	ug/L		08/03/2016		
072	Substantially identical to outfall:		QВM	Lead, dissolved	2.47	ug/L		08/03/2016		
072	Substantially identical to outfall:		QВM	Silver, dissolved	ND		0.200 ug/L	08/03/2016		
070	X Substantially identical to outfall: 072			ä						
071 «	X Substantially identical to outfall: 072									

^{* (}QBM) - Quarterly benchmark monitoring; (ELG) - Annual effluent limitations guidelines monitoring; (S/T) - State- or tribal-specific monitoring; (I) - Impaired waters monitoring; (O) - Other monitoring as required by EPA

^{4.} Comment and/or Explanation of Any Violations (Reference all attachments here)

Rainfall duration = 2.75 hours. Rainfall amount = 0.68 inches.

072: Sample was collected on 8/3/2016 at 00:50, which falls within the 8/2/2016 storm day, defined as occurring between 06:05 and 06:00. Aluminum, total recoverable (I) - NODI 9.

^	COLUMN TO THE RESIDENCE
1 -	Certification
v.	CCICIICACIOII

E-mail:

I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gathered and evaluated the information submitted. Based on my 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 my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations.

Anthony First Name, Middle Initial, Last Name: Grieggs **EPC-CP Group Leader** Title: 1010612016 Signature: grieggst@lanl.gov

NPDES FORM 6100-29



United States Environmental Protection Agency Washington, DC 20460 MSGP Industrial Discharge Monitoring Report (DMR) Form

Form Approved. OMB No. 2040-0004

A. Approval to User Paper DMR Form

D. Facility Inform	mation
1. Facility Name:	Los Alamos National Laboratory
2. Facility Address:	
Street/Location	Bikini Atoll Rd. SM30 K490
City:	Los Alamos State: NM ZIP Code: 87545 -
County or Similar Govern	mment Subdivision: Los Alamos
E. Discharge Info	formation
1. Identify monitoring pe	
Quarter 1 (January 1	1 - March 31) Quarter 1: From 04 / 01 To 05 / 31
Quarter 2 (April 1 – Ju	June 30) Quarter 2: From 06 / 01 To 07 / 31
Quarter 3 (July 1 - Se	Eeptember 30) X Quarter 3: From 08 / 01 To 09 / 30
Quarter 4 (October 1	1 - December 31) Quarter 4: From 10 / 01 To 11 / 30
2. Are you required to mor freshwater?	onitor for cadmium, copper, chromium, lead, nickel, silver, or zinc in X Yes (Skip to 3) No (Skip to 4)
3. What is the hardness le	level of the receiving water? 57
4. Does your facility disch	harge into any saltwater receiving waters? Yes X No

F. Monitorii	ng Information		N	ote: Make additional copies	of this form a	s necess	ary.			
1. Nature of Disc	harge: X R	ainfall (Com	plete line items	2.a., 2.b., & 2.c.) Snow	melt			-		*** <u>***</u>
2.a. Duration of	the rainfall event (hou	ırs): 2	2.b. Rainfall	amount (inches): 0.6 2.c.	Time since previo	ous measura	able storm event (days): 1			
3.a. Outfall ID (list the same 3- digit outfalls identified on the NOI form)	Substantially	3.c. Check if No Discharge	3.d. Monitoring Type QBM, ELG, S/T, I, O*	3.e. Parameter	3.f. Quality or Concentration	3.g. Units	3.h. Results Description	3.i. Collection Date	3.j. Exceedance due to natural background pollutant levels	3.k. No further pollutant reductions achievable?
004	Substantially identical to outfall:		QBM	Aluminum, total recoverable	428	ug/L		08/03/2016		
004	Substantially identical to outfall:		QBM	Iron, total	1420	ug/L		08/03/2016		
004	Substantially identical to outfall:		QBM	Nitrate plus Nitrite Nitrogen	2.66	mg/L	*	08/03/2016		

004: The average concentration of Nitrate plus Nitrite Nitrogen is mathematically certain to exceed the benchmark value. Adjusted Gross Alpha (I) - NODI 9. Aroclor, total (I) - NODI 9. Aluminum, total recoverable (I) - NODI 9.

^{* (}QBM) - Quarterly benchmark monitoring; (ELG) - Annual effluent limitations guidelines monitoring; (S/T) - State- or tribal-specific monitoring; (I) - Impaired waters monitoring; (O) - Other monitoring as required by EPA

^{4.} Comment and/or Explanation of Any Violations (Reference all attachments here) Rainfall duration = 2.00 hours. Rainfall amount = 0.61 inches.

F. Monitorir	ng Information		No	ote: Make additional copies	of this form a	s necess	ary.			
1. Nature of Disc	harge: X R	ainfall (Con	nplete line items	2.a., 2.b., & 2.c.) Snow	melt					
2.a. Duration of	the rainfall event (hou	urs): 2	2.b. Rainfall	amount (inches): 0.6 2.c.	Time since previo	ous measur	able storm event (days): 1			
3.a. Outfall ID (list the same 3- digit outfalls identified on the NOI form)	Substantially	3.c. Check if No Discharge	3.d. Monitoring Type QBM, ELG, S/T, I, O*	3.e. Parameter	3.f. Quality or Concentration	3.g. Units	3.h. Results Description	3.i. Collection Date	naturai background	further pollutant
005	Substantially identical to outfall:		QВM	lron, total	1380	ug/L		08/03/2016		
006	X Substantially identical to outfall: 005	X								

005: Adjusted Gross Alpha (I) - NODI 9. Aluminum, total recoverable (I) - NODI 9. Aroclor, total (I) - NODI B. Copper, dissolved (I) - NODI 9. Thallium, dissolved (I) - NODI B.

^{* (}QBM) - Quarterly benchmark monitoring; (ELG) - Annual effluent limitations guidelines monitoring; (S/T) - State- or tribal-specific monitoring; (I) - Impaired waters monitoring; (O) - Other monitoring as required by EPA

^{4.} Comment and/or Explanation of Any Violations (Reference all attachments here) Rainfall duration = 2.00 hours. Rainfall amount = 0.61 inches.

F. Monitorir	ng Information		N	ote: Make additional copies	of this form a	s necess	ary.			
1. Nature of Disc	harge: X R	ainfall (Con	nplete line items	2.a., 2.b., & 2.c.) Snow	/melt					
2.a. Duration of	the rainfall event (hou	urs): 2	2.b. Rainfall	amount (inches): 0.6 2.c.	Time since previo	ous measur	able storm event (days): 1			
3.a. Outfall ID (list the same 3- digit outfalls identified on the NOI form)	3.b. Check if Any Outfalls are Substantially Identical to Other Outfalls Listed	3.c. Check if No Discharge	3.d. Monitoring Type QBM, ELG, S/T, I, O*	3.e. Parameter	3.f. Quality or Concentration	3.g. Units	3.h. Results Description	3.i. Collection Date	3.j. Exceedance due to natural background pollutant levels	3.k. No further pollutant reductions achievable?
020	Substantially identical to outfall:		QBM	Aluminum, total recoverable	BQL		50.0 ug/L	08/03/2016		
020	Substantially identical to outfall:		I	Aluminum, total recoverable	BQL		50.0 ug/L	08/03/2016		
020	Substantially identical to outfall:		QBM	Copper, dissolved	3.71	ug/L		08/03/2016		
020	Substantially identical to outfall:		1	Copper, dissolved	3.71	ug/L		08/03/2016		
020	Substantially identical to outfall:		QBM	lron, total	BQL		100 ug/L	08/03/2016		
020	Substantially identical to outfall:		QВМ	Nitrate plus Nitrite Nitrogen	0.186	mg/L		08/03/2016		
020	Substantially identical to outfall:		QВM	Zinc, dissolved	153	ug/L		08/03/2016		

^{* (}QBM) - Quarterly benchmark monitoring; (ELG) - Annual effluent limitations guidelines monitoring; (S/T) - State- or tribal-specific monitoring; (I) - Impaired waters monitoring; (O) - Other monitoring as required by EPA

^{4.} Comment and/or Explanation of Any Violations (Reference all attachments here)

Rainfall duration = 2.00 hours. Rainfall amount = 0.61 inches.

020: The average concentration of dissolved Zinc is mathematically certain to exceed the benchmark value. Adjusted Gross Alpha (I) - NODI B. Aroclor, total (I) - NODI B. Thallium, dissolved (I) - NODI B.

F. Monitorin	ng Information		N	ote: Make additional copies	of this form a	s necess	ary.			
1. Nature of Disc	:harge: X R	ainfall (Com		2.a., 2.b., & 2.c.) Snow		***************************************				
2.a. Duration of	the rainfall event (hou	ırs): 2	2.b. Rainfall	amount (inches): 0.6 2.c.	Time since previo	ous measur	able storm event (days): 1			
3.a. Outfall ID (list the same 3- digit outfalls identified on the NOI form)	Substantially	3.c. Check if No Discharge	3.d. Monitoring Type QBM, ELG, S/T, I, O*	3.e. Parameter	3.f. Quality or Concentration	3.g. Units	3.h. Results Description	3.i. Collection Date	naturai background	3.k. No further pollutant reductions achievable?
029	Substantially identical to outfall:		QBM	Aluminum, total recoverable	192	ug/L		08/03/2016		
029	Substantially identical to outfall:		QBM	Chemical Oxygen Demand (COD)	79.2	mg/L		08/03/2016		
029	Substantially identical to outfall:		QBM	iron, total	649	ug/L		08/03/2016		
029	Substantially identical to outfall:		QВМ	Total Suspended Solids (TSS)	25.2	mg/L		08/03/2016		

029: Adjusted Gross Alpha (I) - NODI 9. Aroclor, total (I) - NODI B. Copper, dissolved (I) - NODI 9. Thallium, dissolved (I) - NODI B. Aluminum, total recoverable (I) - NODI 9.

^{* (}QBM) - Quarterly benchmark monitoring; (ELG) - Annual effluent limitations guidelines monitoring; (S/T) - State- or tribal-specific monitoring; (I) - Impaired waters monitoring; (O) - Other monitoring as required by EPA

^{4.} Comment and/or Explanation of Any Violations (Reference all attachments here) Rainfall duration = 2.00 hours. Rainfall amount = 0.61 inches.

F. Monitorir	ng Information		N	ote: Make additional copies	of this form a	s necess	sary.			
1. Nature of Discl	harge: X Ra	ainfall (Corr	·	2.a., 2.b., & 2.c.) Snown						
2.a. Duration of the rainfall event (hours): 2 2.b. Rainfall amount (inches): 0.4 2.c. Time since previous measurable storm event (days): 3										
3.a. Outfall ID (list the same 3- digit outfalls identified on the NOI form)	Substantially	3.c. Check if No Discharge	3.d. Monitoring Type QBM, ELG, S/T, I, O*	3.e. Parameter	3.f. Quality or Concentration	3.g. Units	3.h. Results Description	3.i. Collection Date	naturai background	further pollutant
042	Substantially identical to outfall:		ı	Adjusted Gross Alpha	49.6	pCi/L		08/03/2016		
042	Substantially identical to outfall:		1	Aluminum, total recoverable	4480	ug/L		08/03/2016		
042	Substantially identical to outfall:		ſ	Aroclor, total	ND	·	0.034 ug/L	08/03/2016		
041	X Substantially identical to outfall: 042									

^{* (}QBM) - Quarterly benchmark monitoring; (ELG) - Annual effluent limitations guidelines monitoring; (S/T) - State- or tribal-specific monitoring; (I) - Impaired waters monitoring; (O) - Other monitoring as required by EPA

^{4.} Comment and/or Explanation of Any Violations (Reference all attachments here) Rainfall duration = 2.42 hours. Rainfall amount = 0.42 inches.

^{042:} The impaired water pollutant Adjusted Gross Alpha exceeds the New Mexico water quality standard. The impaired water pollutant total recoverable Aluminum exceeds the New Mexico water quality standard. The impaired water pollutant total Aroclor was not detected in stormwater discharge from this outfall. Therefore, annual monitoring for total Aroclor will be discontinued per Part 6.2.4.1.

F. Monitorin	ng Information		N	ote: Make additional copies	of this form a	s necess	sary.			
1. Nature of Disc	charge: X R	lainfall (Com	nplete line items	2.a., 2.b., & 2.c.) Snow	vmelt					
2.a. Duration of	the rainfall event (hou	urs): 1	2.b. Rainfall	amount (inches): 0.4 2.c.	Time since previo	ous measur	rable storm event (days): 1			
3.a. Outfall ID (list the same 3- digit outfalls identified on the NOI form)	Substantially	3.c. Check if No Discharge	3.d. Monitoring Type QBM, ELG, S/T, I, O*	3.e. Parameter	3.f. Quality or Concentration	3.g. Units	3.h. Results Description	3.i. Collection Date	3.j. Exceedance due to natural background pollutant levels	3.k. No further pollutant reductions achievable?
047	Substantially identical to outfall:		QBM	Ammonia, total	0.270	mg/L		08/03/2016		
047	Substantially identical to outfall:		QBM	Chemical Oxygen Demand (COD)	ND		8.95 mg/L	08/03/2016		
047	Substantially identical to outfall:		QBM	Cyanide, total	ND		0.00167 mg/L	08/03/2016		
047	Substantially identical to outfall:		QВM	Magnesium, total	0.368	mg/L		08/03/2016		
047	Substantially identical to outfall:		QВM	Mercury, total	ND		0.067 ug/L	08/03/2016		
047	Substantially identical to outfall:		QBM	Selenium, total	ND		1.50 ug/L	08/03/2016		
046	X Substantially identical to outfall: 047									
045	X Substantially identical to outfall: 047									

048	X Substantially identical to outfall: 047	1 1 1		28		
044	X Substantially identical to outfall: 047					

^{* (}QBM) - Quarterly benchmark monitoring; (ELG) - Annual effluent limitations guidelines monitoring; (S/T) - State- or tribal-specific monitoring; (I) - Impaired waters monitoring; (O) - Other monitoring as required by EPA

^{4.} Comment and/or Explanation of Any Violations (Reference all attachments here) Rainfall duration = 1.50 hours. Rainfall amount = 0.37 inches.

^{047:} The average concentration of total Magnesium is mathematically certain to exceed the benchmark value. Adjusted Gross Alpha (I) - NODI 9. Aluminum, total recoverable (I) - NODI 9. Aroclor, total (I) - NODI B.

F. Monitoria	ng Information		N	lote: Make additional copies	e of this form a	s necess	ean/			enting war ten
1. Nature of Disc		Rainfall (Cor	-	3 2.a., 2.b., & 2.c.) Snow		3 1100000	aly.			
	the rainfall event (hou					ous measur	rable storm event (days): 1			
3.a. Outfall ID (list the same 3- digit outfalls identified on the NOI form)	Substantially	3.c. Check if No Discharge	3.d. Monitoring Type QBM, ELG, S/T, I, O*	3.e. Parameter	3.f. Quality or Concentration	3.g. Units	3.h. Results Description	3.i. Collection Date	3:j. Exceedance due to natural background pollutant levels	further pollutant
051	Substantially identical to outfall:		QВM	Ammonia, total	0.157	mg/L		08/03/2016		
051	Substantially identical to outfall:		QВM	Arsenic, dissolved	ND		1.70 ug/L	08/03/2016		
051	Substantially identical to outfall:		QBM	Cadmium, dissolved	BQL		1.00 ug/L	08/03/2016		
· 051	Substantially identical		QВM	Chemical Oxygen Demand (COD)	41.0	mg/L		08/03/2016		
051	Substantially identical to outfall:		QBM	Cyanide, total	ND		0.00167 mg/L	08/03/2016		
051	Substantially identical to outfall:		QВM	Lead, dissolved	ND		0.500 ug/L	08/03/2016		
051	Substantially identical to outfall:		QВМ	Magnesium, total	1.41	mg/L		08/03/2016		
051	Substantially identical to outfall:		ОВМ	Mercury, total	ND		0.067 ug/L	08/03/2016		

051	Substantially identical to outfall:	QВМ	Selenium, total	ND	1.50 ug/L	08/03/2016	
051	Substantially identical	QВМ	Silver, dissolved	ND	0.200 ug/L	08/03/2016	
052	X Substantially identical to outfall: 051						

^{* (}QBM) - Quarterly benchmark monitoring; (ELG) - Annual effluent limitations guidelines monitoring; (S/T) - State- or tribal-specific monitoring; (I) - Impaired waters monitoring; (O) - Other monitoring as required by EPA

^{4.} Comment and/or Explanation of Any Violations (Reference all attachments here) Rainfall duration = 2.00 hours. Rainfall amount = 0.91 inches.

^{051:} The average concentration of total Magnesium is mathematically certain to exceed the benchmark value. Aluminum, total recoverable (I) - NODI 9. Aroclor, total (I) - NODI B.

G. Certification

I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gathered and evaluated the information submitted. Based on my 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 my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations.

First Name, M	Aiddle Initial, Last Name:	Anthony	R Gr	ieggs	
Title:	EPC-CP Grou	ıp Leader			
Signature:	Mule	Shlep	Date	101061201	6
E-mail:	grieggst@lar	ıl.gov			

NPDES FORM 6100-29



United States Environmental Protection Agency Washington, DC 20460 MSGP Industrial Discharge Monitoring Report (DMR) Form

Form Approved. OMB No. 2040-0004

A. Approval to User Paper DMR Form

A. Approvar to o	ser raper DMK 101111								
	d a waiver from electronic report iver you have been granted, the	ting from EPA Regional Office*?	X YES NO	granted t	he waiver, a	nd the date of a	pproval:		
Waiver granted:	The owner/operator's headquunder-served for broadband I	uarters is physically located in a ge Internet access in the most recent	eographic area (i. report from the	.e., ZIP co Federal C	de or census ommunicatio	tract) that is id	entified as		
D	The owner/operator has issue	es regarding available computer a	ccess or compute	er capabili	ity.				
Name of EPA staff pers	son that granted the waiver:	Everett Spencer			-				
Date approval obtaine	• •								
obtained a waiver, y	ou must file this form electr	n the applicable EPA Regional ronically using the NetDMR at	Office prior to http://www.epa	using thi 1.gov/net	s paper DM tdmr/	R form. If you	have not		
B. Permit Inform	ation				L				
1. NPDES ID:	NMR053195	_							
2. Reason(s) for Submissi	on (Check all that apply):			•					
X Submitting monitor	ing data (Fill in all Sections).								
Reporting no discharge for all outfalls for this monitoring period (Fill in Sections A, B, C, D, E.1, and G).									
Reporting that your site status has changed to inactive and unstaffed (Fill in Sections A, B, C, D, and F and include date of status change in comment field in Section F.4).									
Reporting that your site status has changed to active (Fill in all Sections and include date of status change in comment field in Section F.4).									
Reporting that no further pollutant reductions are achievable for all outfalls and for all pollutants via Part 6.2.1.2 of the MSGP (Fill in Sections A, B, C, D, and G).									
C. Facility Opera	tor Information			ng Property					
1. Operator Informatio	n					***	11/1		
Operator Name:	Los Alamos Nation	nal Security, LLC			-				
Mailing Address:									
Street:	P.O. Box 1663, MS	5 K490							
City:	Los Alamos		State:	NM	ZIP Code:	87545	-		
Phone:	505 667 0666		<u></u>						
E-mail:	grieggst@lanl.gov			5373	n				
2. DMR Preparer (Com	plete if DMR was prepared b	by someone other than the cer	tifier):						
First Name, Middle Initial,	Last Name: Holly L. W	/heeler			-				
Organization:	EPC-CP	X-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1							
Phone:	505 667 1312	Ext.							
E-mail:	hbenson@lanl.go	ov							

D. Facility Inform	nation
1. Facility Name:	Los Alamos National Laboratory
2. Facility Address:	
Street/Location	Bikini Atoll Rd. SM30 K490
City:	Los Alamos State: NM ZIP Code: 87545 -
County or Similar Govern	nment Subdivision: Los Alamos
E. Discharge Info	ormation
1. Identify monitoring pe	
Quarter 1 (January 1	- March 31) Quarter 1: From 04 / 01 To 05 / 31
Quarter 2 (April 1 - Ju	une 30) Quarter 2: From 06 / 01 To 07 / 31
Quarter 3 (July 1 - Se	eptember 30) X Quarter 3: From 08 / 01 To 09 / 30
Quarter 4 (October 1	- December 31) Quarter 4: From 10 / 01 To 11 / 30
	His control of the co
2. Are you required to mor freshwater?	nitor for cadmium, copper, chromium, lead, nickel, silver, or zinc in X Yes (Skip to 3) No (Skip to 4)
3. What is the hardness le	evel of the receiving water? 57
4. Does your facility disch	narge into any saltwater receiving waters? Yes X No
,	

F. Monitorir	ng Information		N	ote: Make additional copies	of this form a	s necess	ary.			
1. Nature of Disc	harge: X R	ainfall (Com	plete line items	2.a., 2.b., & 2.c.) Snow	melt	-				
2.a. Duration of	the rainfall event (ho	ırs): 1	2.b. Rainfall	amount (inches): 0.3 2.c.	Time since previo	ous measura	able storm event (days): 1			
3.a. Outfall ID (list the same 3- digit outfalls identified on the NOI form)	Substantially	3.c. Check if No Discharge	3.d. Monitoring Type QBM, ELG, S/T, I, O*	3.e. Parameter	3.f. Quality or Concentration	3.g. Units	3.h. Results Description	3.i. Collection Date	3.j. Exceedance due to natural background pollutant levels	3.k. No further pollutant reductions achievable?
002	Substantially identical to outfell:		QBM	Aluminum, total recoverable	2770	ug/L		08/04/2016		
002	Substantially identical to outfall:		QBM	Iron, total	4860	ug/L		08/04/2016		
002	Substantially identical to outfall:		QВМ	Nitrate plus Nitrite Nitrogen	0.856	mg/L		08/04/2016		

^{* (}QBM) - Quarterly benchmark monitoring; (ELG) - Annual effluent limitations guidelines monitoring; (S/T) - State- or tribal-specific monitoring; (I) - Impaired waters monitoring; (O) - Other monitoring as required by EPA

^{4.} Comment and/or Explanation of Any Violations (Reference all attachments here) Rainfall duration = 1.42 hours. Rainfall amount = 0.28 inches.

^{002:} The average concentration of total recoverable Aluminum is mathematically certain to exceed the benchmark value. The average concentration of total Iron is mathematically certain to exceed the benchmark value. Adjusted Gross Alpha (I) - NODI 9. Aroclor, total (I) - NODI B. Copper, dissolved (I) - NODI 9. Thallium, dissolved (I) - NODI B. Aluminum, total recoverable (I) - NODI 9.

F. Monitoria	ng Information		No	ote: Make additional copies	of this form a	s necess	ary.			
1. Nature of Disc	charge: X R	ainfall (Corr	iplete line items	2.a., 2.b., & 2.c.) Snow	melt					
2.a. Duration of the rainfall event (hours): 1 2.b. Rainfall amount (inches): 0.3 2.c. Time since previous measurable storm event (days): 1										
3.a. Outfall ID (list the same 3- digit outfalls identified on the NOI form)	Substantially	3.c. Check if No Discharge	3.d. Monitoring Type QBM, ELG, S/T, I, O*	3.e. Parameter	3.f. Quality or Concentration	3.g. Units	3.h. Results Description	3.i. Collection Date	3.j. Exceedance due to natural background pollutant levels	3.k. No further pollutant reductions achievable?
009	Substantially identical to outfall:		QВМ	iron, total	1090	ųg/L		08/04/2016		
007	X Substantially identical to outfall: 009	X					18.0			
008	X Substantially identical to outfall: 009	X								
010	X Substantially identical to outfall: 009	X								

009: Adjusted Gross Alpha (I) - NODI 9. Aluminum, total recoverable (I) - NODI 9. Aroclor, total (I) - NODI B. Copper, dissolved (I) - NODI 9. Thallium, dissolved (I) - NODI 9.

^{* (}QBM) - Quarterly benchmark monitoring; (ELG) - Annual effluent limitations guidelines monitoring; (S/T) - State- or tribal-specific monitoring; (I) - Impaired waters monitoring; (O) - Other monitoring as required by EPA

^{4.} Comment and/or Explanation of Any Violations (Reference all attachments here) Rainfall duration = 1.42 hours. Rainfall amount = 0.28 inches.

F. Monitorir	ng Information		N	ote: Make additional copies	of this form a	s necess	ary.			
1. Nature of Disc	harge: X R	ainfall (Con	nplete line items	2.a., 2.b., & 2.c.) Snow	melt	-	#3			
2.a. Duration of	the rainfall event (ho	urs): 1	2.b. Rainfall	amount (inches): 0.3 2.c.	Time since previo	ous measura	able storm event (days): 1			
3.a. Outfall ID (list the same 3- digit outfalls identified on the NOI form)	Substantially	3.c. Check if No Discharge	3.d. Monitoring Type QBM, ELG, S/T, I, O*	3.e. Parameter	3.f. Quality or Concentration	3.g. Units	3.h. Results Description	3.i. Collection Date	3.j. Exceedance due to natural background pollutant levels	3.k. No further pollutant reductions achievable?
012	Substantially identical to outfall:		I	Aluminum, total recoverable	1040	ug/L		08/04/2016		
012	Substantially identical to outfall:		ı	Aroclor, total	ND		0.0343 ug/L	08/04/2016		
012	Substantially identical to outfall:		ı	Copper, dissolved	2.13	ug/L		08/04/2016		
012	Substantially identical to outfall:		QBM	Iron, total	5150	ug/L		08/04/2016		
012	Substantially identical to outfall:		1	Thallium, dissolved	ND		0.450 ug/L	08/04/2016		
011	X Substantially identical to outfall: 012	X							э	

^{* (}QBM) - Quarterly benchmark monitoring; (ELG) - Annual effluent limitations guidelines monitoring; (S/T) - State- or tribal-specific monitoring; (I) - Impaired waters monitoring; (O) - Other monitoring as required by EPA

^{4.} Comment and/or Explanation of Any Violations (Reference all attachments here)

Rainfall duration = 1.42 hours. Rainfall amount = 0.28 inches.

012: The impaired water pollutant total recoverable Aluminum exceeds the New Mexico water quality standard. The impaired water pollutant total Aroclor was not detected in stormwater discharge from this outfall. Therefore, annual monitoring for total Aroclor will be discontinued per Part 6.2.4.1. The average concentration of total Iron is mathematically certain to exceed the benchmark value. The impaired water pollutant dissolved Thallium was not detected in stormwater discharge from this outfall. Therefore, annual monitoring for dissolved Thallium will be discontinued per Part 6.2.4.1.

F. Monitorii	ng Information		N	ote: Make additional copies	of this form a	s necess	sary.			
1. Nature of Disc	charge: X R	lainfall (Con	-	; 2.a., 2.b., & 2.c.) Snow						
2.a. Duration of	the rainfall event (hou	urs): 1	2.b. Rainfall	amount (inches): 0.3 2.c.	Time since previo	ous measur	rable storm event (days): 1			
3.a. Outfall ID (list the same 3- digit outfalls identified on the NOI form)	3.b. Check if Any Outfalls are Substantially Identical to Other Outfalls Listed	3.c. Check if No Discharge	3.d. Monitoring Type QBM, ELG, S/T, I, O*	3.e. Parameter	3.f. Quality or Concentration	3.g. Units	3.h. Results Description	3.i. Collection Date	3.j. Exceedance due to natural background pollutant levels	further pollutant
018	Substantially identical to outfall:		1	Adjusted Gross Alpha	5.06	pCi/L		08/04/2016		
018	Substantially identical		QВM	Aluminum, total recoverable	94.8	ug/L		08/04/2016		
018	Substantially identical to outfall:		QBM	Iron, total	1150	ug/L		08/04/2016		
018	Substantially identical to outfall:		QВM	Nitrate plus Nitrite Nitrogen	0.0544	mg/L		08/04/2016		
013	X Substantially identical to outfall: 018	X								
014	X Substantially identical to outfall: 018									
015	X Substantially identical to outfall: 018									
016	X Substantially identical to outfall: 018	X	:							

017	X Substantially identical to outfall: 018		-	-		
019	X Substantially identical to outfall: 018					

^{* (}QBM) - Quarterly benchmark monitoring; (ELG) - Annual effluent limitations guidelines monitoring; (S/T) - State- or tribal-specific monitoring; (I) - Impaired waters monitoring; (O) - Other monitoring as required by EPA

^{4.} Comment and/or Explanation of Any Violations (Reference all attachments here) Rainfall duration = 1.42 hours. Rainfall amount = 0.28 inches.

^{018:} Copper, dissolved (I) - NODI 9. Thallium, dissolved (I) - NODI B. Aluminum, total recoverable (I) - NODI 9.

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I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gathered and evaluated the information submitted. Based on my 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 my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations.

First Name, M	iddle Initial, Last Name: Anthony	<u>R</u> <u>Grieggs</u>	
Title:	EPC-CP Group Leader		
Signature:	Me Sella Ja	Date <u> </u>	6
E-mail:	grieggst@lanl.gov		

NPDES FORM 6100-29



United States Environmental Protection Agency Washington, DC 20460 MSGP Industrial Discharge Monitoring Report (DMR) Form

Form Approved. OMB No. 2040-0004

A. Approval to User Paper DMR Form

		E NIE MINGHAM				
	a waiver from electronic reporting from EPA Regional Office*? X ver you have been granted, the name of the EPA Regional Office staff	YES NO person who g	granted t	he waiver, ar	nd the date of app	roval:
Waiver granted:	The owner/operator's headquarters is physically located in a geogra under-served for broadband Internet access in the most recent repo	aphic area (i.e ort from the F	e., ZIP coo ederal Co	de or census ommunicatio	tract) that is iden	tified as
X	The owner/operator has issues regarding available computer access	s or computer	capabili	ty.		
Name of EPA staff perso	on that granted the waiver: Everett Spencer					_
Date approval obtained	: 06/17/2016					
* Note: You are requ obtained a waiver, y	ired to obtain approval from the applicable EPA Regional Offic ou must file this form electronically using the NetDMR at http	ce prior to u	sing this gov/net	s paper DM dmr/	R form. If you ha	ave not
B. Permit Informa	ation					
1. NPDES ID:	NMR053195					
2. Reason(s) for Submission	on (Check all that apply):					
X Submitting monitoring	ng data (Fill in all Sections).					
Reporting no dischar	ge for all outfalls for this monitoring period (Fill in Sections A, B, C, D	, E.1, and G).				
Reporting that your sin Section F.4).	site status has changed to inactive and unstaffed (Fill in Sections A, B	B, C, D, and F a	and inclu		-	mment field
Reporting that your	site status has changed to active (Fill in all Sections and include date	of status char	nge in co		in Section F.4).	
Reporting that no fur and G).	ther pollutant reductions are achievable for all outfalls and for all pol	llutants via Pa	rt 6.2.1.2	of the MSGF	P (Fill in Sections A	A, B, C, D,
C. Facility Operat	or Information	" Vie Sille Sil				(20)
1. Operator Information	1			7.1		
Operator Name:	Los Alamos National Security, LLC			i.		
Mailing Address:						
Street:	P.O. Box 1663, MS K490					
City:	Los Alamos	State:	NM	ZIP Code:	87545 -	
Phone:	505 667 0666	. <u>.</u>				
E-mail:	grieggst@lanl.gov					
2. DMR Preparer (Comp	lete if DMR was prepared by someone other than the certifie	er):				
First Name, Middle Initial, L	ast Name: Holly L. Wheeler			-		
Organization:	EPC-CP			_		
Phone:	505 667 1312 Ext.					
E-mail:	hbenson@lanl.gov	_2	-11			

D. Facility Inform	nation							Y Y	
1. Facility Name:	Los Alamo	s National Lal	oorator	у			_	_	
2. Facility Address:									
Street/Location	Bikini Atol	l Rd. SM30 K4	90						
City:	Los Alamo	S			State:	NM	ZIP Code:	87545	
County or Similar Govern	ment Subdivision:	Los Alamos							
E. Discharge Info	ormation								
1. Identify monitoring per	riod:	Check here if propose alternative monitoring data:	sing alterna ng schedule	tive monitori and indicate	ng periods due e for which alte	to irregula rnative mo	r stormwate nitoring peri	er runoff. Identifi iod you are repo	y orting
Quarter 1 (January 1 -	- March 31)	Quarter 1: From	04 /	01 _т	。[05] /	31			
Quarter 2 (April 1 – Ju	ine 30)	Quarter 2: From	06	01 T	。 [07] /	31			
Quarter 3 (July 1 – Se	ptember 30)	X Quarter 3: From	[08]	/ [01] т	。 [09] /	30			
Quarter 4 (October 1	- December 31)	Quarter 4: From	10	/ [01] T	. [11] /	30			
									n_ #-
2. Are you required to mor freshwater?	nitor for cadmium, o	copper, chromium, lead,	, nickel, silv	er, or zinc in	X	Yes (Skip	to 3)	No (Skip	to 4)
3. What is the hardness le	vel of the receiving	water?	57						
4. Does your facility discha	arge into any saltwa	ater receiving waters?	Yes	X	No				

F. Monitorii	ng Information		No	ote: Make additional copies	of this form a	s necess	ary.			
1. Nature of Disc	:harge: X R	ainfall (Con	nplete line items	2.a., 2.b., & 2.c.) Snow	/melt					
2.a. Duration of	2.a. Duration of the rainfall event (hours): 1 2.b. Rainfall amount (inches): 0.4 2.c. Time since previous measurable storm event (days): 1									
3.a. Outfall ID (list the same 3- digit outfalls identified on the NOI form)	Substantially	3.c. Check if No Discharge	3.d. Monitoring Type QBM, ELG, S/T, I, O*	3.e. Parameter	3.f. Quality or Concentration	3.g. Units	3.h. Results Description	3.i. Collection Date	natural background	further pollutant
002	Substantially identical to outfall:		QBM	Zinc, dissolved	54.3	ug/L		08/08/2016		

002: Adjusted Gross Alpha (I) - NODI 9. Aluminum, total recoverable (I) - NODI 9. Aroclor, total (I) - NODI B. Copper, dissolved (I) - NODI 9. Thallium, dissolved (I) - NODI B.

^{* (}QBM) - Quarterly benchmark monitoring; (ELG) - Annual effluent limitations guidelines monitoring; (S/T) - State- or tribal-specific monitoring; (I) - Impaired waters monitoring; (O) - Other monitoring as required by EPA

^{4.} Comment and/or Explanation of Any Violations (Reference all attachments here) Rainfall duration = 0.83 hours. Rainfall amount = 0.37 inches.

F. Monitorir	ng Information		No	ote: Make additional copies	of this form a	s necess	ary.			
1. Nature of Disc	harge: X R	ainfall (Com	plete line items	2.a., 2.b., & 2.c.) Snow	/melt					
2.a. Duration of	the rainfall event (hou	urs): 1	2.b. Rainfall a	amount (inches): 0.4 2.c.	Time since previo	ous measur	able storm event (days): 1			
3.a. Outfall ID (list the same 3- digit outfalls identified on the NOI form)	Substantially	3.c. Check if No Discharge	3.d. Monitoring Type QBM, ELG, S/T, I, O*	3.e. Parameter	3.f. Quality or Concentration	3.g. Units	3.h. Results Description	3.i. Collection	naturai background	further pollutant
004	Substantially identical to outfall:		QBM	Zinc, dissolved	10.3	ug/L		08/08/2016		

^{* (}QBM) - Quarterly benchmark monitoring; (ELG) - Annual effluent limitations guidelines monitoring; (S/T) - State- or tribal-specific monitoring; (I) - Impaired waters monitoring; (O) - Other monitoring as required by EPA

^{4.} Comment and/or Explanation of Any Violations (Reference all attachments here) Rainfall duration = 0.83 hours. Rainfall amount = 0.37 inches.

^{004:} Adjusted Gross Alpha (I) - NODI 9. Aluminum, total recoverable (I) - NODI 9. Aroclor, total (I) - NODI 9.

F. Monitori	ing Information		N	lote: Make additional copies	s of this form a	is necess	sary.			
1. Nature of Disc	charge: X R	Rainfall (Cor		s 2.a., 2.b., & 2.c.) Snow						
2.a. Duration of	the rainfall event (hou	urs): 1	2.b. Rainfall	amount (inches): 0.4 2.c.	. Time since previ	ous measur	rable storm event (days): 4			
3.a. Outfall ID (list the same 3- digit outfalls identified on the NOI form)	Substantially	3.c. Check if No Discharge	Type QBM,	3.e. Parameter	3.f. Quality or Concentration	3.g. Units	3.h. Results Description	3.i. Collection Date	natural background	further pollutant
018	Substantially identical to outfall:		QBM	Copper, dissolved	11.2	ug/L		08/08/2016		
018	Substantially identical to outfall:		QBM	Zinc, dissolved	463	ug/L		08/08/2016		
013	X Substantially identical to outfall: 018									
014	X Substantially identical to outfall: 018					1.				
015	X Substantially identical to outfall: 018									
016	X Substantially identical to outfall: 018									
017	X Substantially identical to outfall: 018									
019	X Substantially identical to outfall: 018	X								

- * (QBM) Quarterly benchmark monitoring; (ELG) Annual effluent limitations guidelines monitoring; (S/T) State- or tribal-specific monitoring; (I) Impaired waters monitoring; (O) Other monitoring as required by EPA
- 4. Comment and/or Explanation of Any Violations (Reference all attachments here) Rainfall duration = 0.83 hours. Rainfall amount = 0.37 inches.

018: Adjusted Gross Alpha (I) - NODI 9. The average concentration of dissolved Zinc is mathematically certain to exceed the benchmark value. Aluminum, total recoverable (I) - NODI 9. Thallium, dissolved (I) - NODI B. Copper, dissolved (I) - NODI 9.

	rtifi		

Title:

I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gathered and evaluated the information submitted. Based on my 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 my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations.

First Name, Middle Initial, Last Name: Anthony Grieggs

EPC-CP Group Leader

1010612016 Signature:

grieggst@lanl.gov E-mail:

Permitted Facility: TA-3-38 Metals Fab Shop

Outfall: 002 (3-MFS-1)

Monitoring Requirement	Industrial Sector	Assessment Unit	Analyte	Filtered/ Unfiltered	Regulatory Standard	Units	Regulatory Standard Type	Regulatory Standard Reference
Impaired Waters/ Quarterly Benchmark	AA	NM-9000.A_047	Al	F10u ¹	681	ug/L	NM 2010 Aquatic Chronic 60 mg	20.6.4.900 NMAC Subpart I
Impaired Waters	-	NM-9000.A_047	Cu	F ²	6	ug/L	NM 2010 Aquatic Chronic 60 mg	20.6.4.900 NMAC Subpart I
Impaired Waters	-	NM-9000.A_047	Adjusted Gross Alpha	UF	15	pCi/L	NM 2010 Livestock Watering	20.6.4.900 NMAC Subpart J
Quarterly Benchmark	AA	-	Fe	UF	1000	ug/L	MSGP QBM 2015	NMR053195 Sect 9.6.2.1
Quarterly Benchmark	AA	-	NO3+NO2-N	UF	0.68	mg/L	MSGP QBM 2015	NMR053195 Sect 9.6.2.1
Quarterly Benchmark	AA	-	Zn	F	76	ug/L	NM 2010 Aquatic Chronic 60 mg	20.6.4.900 NMAC Subpart I

¹F10u – 10 μm filter ²F - 0.45 μm filter

Section 2.5 Sampling Data Summary

CY 2016

Insufficient volume was collected in 2016 to analyze for all parameters. No data are available for Total Aroclors, Al, Adjusted Gross Alpha, and TSS.

Monitored Outfall	Discontinue	Monitoring	Continue Monitoring						
	Average of four monitoring values did not exceed benchmark; quarterly monitoring discontinued per Section 6.2.1.2	Impaired water constituent was not detected in storm water discharge; annual monitoring discontinued per Section 6.2.4.1.	Fewer than four quarterly samples have been collected. Average concentration is not mathematically certain to exceed benchmark.	Average concentration mathematically certain to exceed benchmark.	Average of four quarterly monitoring values exceeded benchmark.	Impaired water constituent was detected, but did not exceed New Mexico Water Quality criterion	Impaired water constituent exceeded New Mexico Water Quality criterion.		
002	_	Total Aroclors, Tl	_	Fe, Al	NO3+NO2-N, Zn	Al, Adjusted Gross Alpha	Cu		

APPENDIX H1

Sampling Data from Previous Permit Term (MSGP 2008)

9802	Location ID	Date Sampled	Parameter Name	Report Result	Report Units
CASA-09-8232	Sandia below Wetlands	05/05/2009	Hardness	118	mg/L
CASA-09-8233	Sandia below Wetlands	05/05/2009	Hardness	1.24	mg/L
CASA-09-8234	Sandia below Wetlands	05/05/2009	Hardness	116	mg/L
CASA-09-8235	Sandia below Wetlands	05/05/2009	Hardness	1.24	mg/L
CASA-09-8236	Sandia below Wetlands	05/05/2009	Hardness	119	mg/L
CASA-09-8237	Sandia below Wetlands	05/05/2009	Hardness	117	mg/L
CASA-09-10307	Sandia below Wetlands	08/07/2009	Hardness	91.1	mg/L
CASA-09-10309	Sandia below Wetlands	08/07/2009	Hardness	88.5	mg/L
GF090800E12301	Sandia below Wetlands	08/12/2009	Hardness	86.6	mg/L
GU090800E12301	Sandia below Wetlands	08/12/2009	Hardness	59.8	mg/L
GF090900E12301	Sandia below Wetlands	08/23/2009	Hardness	86.8	mg/L
GU090900E12301	Sandia below Wetlands	08/23/2009	Hardness	84.3	mg/L
GF090900E12302	Sandia below Wetlands	08/30/2009	Hardness	50.2	mg/L
GF090900E12303	Sandia below Wetlands	09/10/2009	Hardness	47.8	mg/L
GU090900E12304	Sandia below Wetlands	09/10/2009	Hardness	72.7	mg/L
GF091000E12301	Sandia below Wetlands	10/07/2009	Hardness	65	mg/L
GU091000E12301	Sandia below Wetlands	10/07/2009	Hardness	66.4	mg/L
CASA-10-3594	Sandia below Wetlands	11/04/2009	Hardness	71	mg/L
CASA-10-3595	Sandia below Wetlands	11/04/2009	Hardness	73.5	mg/L
CASA-10-9411	Sandia below Wetlands	01/29/2010	Hardness	370	mg/L
CASA-10-9412	Sandia below Wetlands	01/29/2010	Hardness	373	mg/L
CASA-10-16687	Sandia below Wetlands	05/13/2010	Hardness	66.4	mg/L
CASA-10-16688	Sandia below Wetlands	05/13/2010	Hardness	65.8	mg/L
CASA-10-16689	Sandia below Wetlands	05/13/2010	Hardness	1.24	mg/L
CASA-10-16691	Sandia below Wetlands	05/13/2010	Hardness	66	mg/L
CASA-10-16692	Sandia below Wetlands	05/13/2010	Hardness	64.2	mg/L
CASA-10-22577	Sandia below Wetlands	07/12/2010	Hardness	1.24	mg/L
WTESR-10-19978	Sandia below Wetlands	10/02/2010	Hardness	40.8	mg/L
WTESR-10-19982	Sandia below Wetlands	10/02/2010	Hardness	64.9	mg/L
CASA-11-1334	Sandia below Wetlands	11/11/2010	Hardness	103	mg/L
CASA-11-1335	Sandia below Wetlands	11/11/2010	Hardness	109	mg/L
CASA-11-10788	Sandia below Wetlands	05/17/2011	Hardness	84.3	mg/L
CASA-11-10789	Sandia below Wetlands	05/17/2011	Hardness	92.4	mg/L
CASA-11-10790	Sandia below Wetlands	05/17/2011	Hardness	1.24	mg/L
WTESR-11-16562	Sandia below Wetlands	07/28/2011	Hardness	91.7	mg/L
WTESR-11-16566	Sandia below Wetfands	07/28/2011	Hardness	129	mg/L
WTESR-11-16563	Sandia below Wetlands	08/04/2011	Hardness	74.5	mg/L
WTESR-11-16567	Sandia below Wetlands	08/04/2011	Hardness	121	mg/L
WTESR-12-19536	Sandia below Wetlands	10/12/2012	Hardness	43.4	mg/L
WTESR-12-19548	Sandia below Wetlands	10/12/2012	Hardness	22.7	mg/L
WTESR-14-78920	Sandia below Wetlands	05/23/2014	Hardness	34.6	mg/L
WTESR-14-78921	Sandia below Wetlands	05/23/2014	Hardness	39.5	mg/L
WTESR-14-78922	Sandia below Wetlands	05/23/2014	Hardness	29.8	mg/L
WTESR-14-78929	Sandia below Wetlands	05/23/2014	Hardness	39.2	mg/L
WTESR-14-78930	Sandia below Wetlands	05/23/2014	Hardness	64.6	mg/L
					-

WTESR-14-78931	Sandia below Wetlands	05/23/2014	Hardness	39.1	mg/L
WTESR-14-78938	Sandia below Wetlands	07/07/2014	Hardness	41.2	mg/L
WTESR-14-78939	Sandia below Wetlands	07/07/2014	Hardness	77.3	mg/L
WTESR-14-78940	Sandia below Wetlands	07/07/2014	Hardness	47	mg/L
WTESR-14-78947	Sandia below Wetlands	07/07/2014	Hardness	29.3	mg/L
WTESR-14-78948	Sandia below Wetlands	07/07/2014	Hardness	23.1	mg/L
WTESR-14-78949	Sandia below Wetlands	07/07/2014	Hardness	25.5	mg/L
WTESR-14-78956	Sandia below Wetlands	07/08/2014	Hardness	30.2	mg/L
WTESR-14-78957	Sandia below Wetlands	07/08/2014	Hardness	27.6	mg/L
WTESR-14-78958	Sandia below Wetlands	07/08/2014	Hardness	27.4	mg/L
WTESR-14-78965	Sandia below Wetlands	07/08/2014	Hardness	40.6	mg/L
WTESR-14-78966	Sandia below Wetlands	07/08/2014	Hardness	73.2	mg/L
WTESR-14-78967	Sandia below Wetlands	07/08/2014	Hardness	46.9	mg/L
WTESR-14-78975	Sandia below Wetlands	07/15/2014	Hardness	60.4	mg/L
WTESR-14-78976	Sandia below Wetlands	07/15/2014	Hardness	37.4	mg/L
WTESR-14-78984	Sandia below Wetlands	07/15/2014	Hardness	29.5	mg/L
WTESR-14-78985	Sandia below Wetlands	07/15/2014	Hardness	25.3	mg/L
WTESR-14-78974	Sandia below Wetlands	07/16/2014	Hardness	37.8	mg/L
WTESR-14-78983	Sandia below Wetlands	07/16/2014	Hardness	29.8	mg/L
WTESR-14-85140	Sandia below Wetlands	07/19/2014	Hardness	29.4	mg/L
WTESR-14-85141	Sandia below Wetlands	07/19/2014	Hardness	20.4	mg/L
WTESR-14-85142	Sandia below Wetlands	07/19/2014	Hardness	23.3	mg/L
WTESR-14-85143	Sandia below Wetlands	07/19/2014	Hardness	33.2	mg/L
WTESR-14-85144	Sandia below Wetlands	07/19/2014	Hardness	26.1	mg/L
WTESR-14-85145	Sandia below Wetlands	07/19/2014	Hardness	26.5	mg/L
CASA-14-84047	Sandia below Wetlands	07/21/2014	Hardness	72.2	mg/L
WTESR-14-85613	Sandia below Wetlands	07/29/2014	Hardness	22	mg/L
WTESR-14-85614	Sandia below Wetlands	07/29/2014	Hardness	16.2	mg/L
WTESR-14-85615	Sandia below Wetlands	07/29/2014	Hardness	22.4	mg/L
WTESR-14-85616	Sandia below Wetlands	07/29/2014	Hardness	55.1	mg/L
WTESR-14-85617	Sandia below Wetlands	07/29/2014	Hardness	31	mg/L
WTESR-14-85618	Sandia below Wetlands	07/29/2014	Hardness	32.9	mg/L
WTE\$R-14-85829	Sandia below Wetlands	07/31/2014	Hardness	125	mg/L
WTESR-14-85830	Sandia below Wetlands	07/31/2014	Hardness	58.9	mg/L
WTESR-14-85831	Sandia below Wetlands	07/31/2014	Hardness	45.3	mg/L
WTESR-14-85832	Sandia below Wetlands	07/31/2014	Hardness	29.7	mg/L
WTESR-14-85833	Sandia below Wetlands	07/31/2014	Hardness	26.9	mg/L
WTESR-14-85834	Sandia below Wetlands	07/31/2014	Hardness	30.3	mg/L
WTESR-15-97798	Sandia below Wetlands	07/03/2015	Hardness	29.8	mg/L
WTESR-15-97801	Sandia below Wetlands	07/03/2015	Hardness	17.3	mg/L
WTESR-15-97883	Sandia below Wetlands	07/03/2015	Hardness	15	mg/L
WTESR-15-97886	Sandia below Wetlands	07/03/2015	Hardness	22.2	mg/L
WTESR-15-97949	Sandia below Wetlands	07/03/2015	Hardness	25.1	mg/L
WTESR-15-97952	Sandia below Wetlands	07/03/2015	Hardness	21	mg/L
CASA-09-8240	Sandia right fork at Pwr Plant	05/07/2009	Hardness	119	mg/L
CASA-09-8241	Sandia right fork at Pwr Plant	05/07/2009	Hardness	117	mg/L
CASA-09-10304	Sandia right fork at Pwr Plant	08/07/2009	Hardness	104	mg/L

	CASA-09-10305	Sandia right fork at Pwr Plant	08/07/2009	Hardness	104	mg/L
	CASA-10-3558	Sandia right fork at Pwr Plant	11/02/2009	Hardness	80.3	mg/L
ĺ	CASA-10-3559	Sandia right fork at Pwr Plant	11/02/2009	Hardness	80.9	mg/L
' 1	CASA-10-9111	Sandia right fork at Pwr Plant	02/01/2010	Hardness	136	mg/L
	CASA-10-9112	Sandia right fork at Pwr Plant	02/01/2010	Hardness	105	mg/L
	CASA-10-16680	Sandia right fork at Pwr Plant	05/07/2010	Hardness	81.2	mg/L
	CASA-10-16681	Sandia right fork at Pwr Plant	05/07/2010	Hardness	83	mg/L
	CASA-11-1337	Sandia right fork at Pwr Plant	11/09/2010	Hardness	129	mg/L
	CASA-11-1339	Sandia right fork at Pwr Plant	11/09/2010	Hardness	134	mg/L
	CASA-11-1340	Sandia right fork at Pwr Plant	11/09/2010	Hardness	135	mg/L
	CASA-11-1341	Sandia right fork at Pwr Plant	11/09/2010	Hardness	129	mg/L
	CASA-11-1478	Sandia right fork at Pwr Plant	11/09/2010	Hardness	1.24	mg/L
	CASA-11-10791	Sandia right fork at Pwr Plant	05/19/2011	Hardness	87.8	mg/L
	CASA-11-10792	Sandia right fork at Pwr Plant	05/19/2011	Hardness	92,5	mg/L
		Sandia right fork at Pwr Plant	07/11/2012	Hardness	640	mg/L
		Sandia right fork at Pwr Plant	07/11/2012	Hardness	321	mg/L
		Sandia right fork at Pwr Plant	07/25/2012	Hardness	27.2	mg/L
		Sandia right fork at Pwr Plant	07/25/2012	Hardness	20.9	mg/L
		Sandia right fork at Pwr Plant	09/10/2012	Hardness	41.1	mg/L
		Sandia right fork at Pwr Plant	09/10/2012	Hardness	24	mg/L
		Sandia right fork at Pwr Plant	09/28/2012	Hardness	32.2	mg/L
		Sandia right fork at Pwr Plant	09/28/2012	Hardness	21.9	mg/L
		Sandia right fork at Pwr Plant	06/30/2013	Hardness	59.8	mg/L
·		Sandia right fork at Pwr Plant	06/30/2013	Hardness	26.4	mg/L
ţ		Sandia right fork at Pwr Plant	07/12/2013	Hardness	18.2	mg/L
1		Sandia right fork at Pwr Plant	07/12/2013	Hardness	56.1	mg/L
	CASA-13-37021	Sandia right fork at Pwr Plant	07/22/2013	Hardness	51.8	mg/L
	WTESR-13-33556	Sandia right fork at Pwr Plant	09/12/2013	Hardness	20.3	mg/L
		Sandia right fork at Pwr Plant	09/12/2013	Hardness	12.8	mg/L
		Sandia right fork at Pwr Plant	07/07/2014	Hardness	35.6	mg/L
		Sandia right fork at Pwr Plant	07/07/2014	Hardness	12.3	mg/L
	WTESR-14-78928	Sandia right fork at Pwr Plant	07/07/2014	Hardness	26	mg/L
		Sandia right fork at Pwr Plant	07/07/2014	Hardness	41.2	mg/L
	WTESR-14-78936	Sandia right fork at Pwr Plant	07/07/2014	Hardness	22	mg/L
	WTESR-14-78937	Sandia right fork at Pwr Plant	07/07/2014	Hardness	35.7	mg/L
	WTESR-14-78945	Sandia right fork at Pwr Plant	07/15/2014	Hardness	43.4	mg/L
	WTESR-14-78946	Sandia right fork at Pwr Plant	07/15/2014	Hardness	37.8	mg/L
	WTESR-14-78954	Sandia right fork at Pwr Plant	07/15/2014	Hardness	11.7	mg/L
	WTESR-14-78962	Sandia right fork at Pwr Plant	07/15/2014	Hardness	14.8	mg/L
	WTESR-14-78963	Sandia right fork at Pwr Plant	07/15/2014	Hardness	10.3	mg/L
	WTESR-14-78964	Sandia right fork at Pwr Plant	07/15/2014	Hardness	15.6	mg/L
	WTESR-14-78971	Sandia right fork at Pwr Plant	07/15/2014	Hardness	25.2	mg/L
	WTESR-14-78972	Sandia right fork at Pwr Plant	07/15/2014	Hardness	52.1	mg/L
	WTESR-14-78973	Sandia right fork at Pwr Plant	07/15/2014	Hardness	28.6	mg/L
;	WTESR-14-78980	Sandia right fork at Pwr Plant	07/19/2014	Hardness	45.8	mg/L
(<u> </u>	WTESR-14-78981	Sandia right fork at Pwr Plant	07/19/2014	Hardness	94.7	mg/L
`.	WTESR-14-78982	Sandia right fork at Pwr Plant	07/19/2014	Hardness	41.6	mg/L

WTESR-14-78989	Sandia right fork at Pwr Plant	07/19/2014	Hardness	35.3	mg/L
WTESR-14-78990	Sandia right fork at Pwr Plant	07/19/2014	Hardness	11.4	mg/L
WTESR-14-78991	Sandia right fork at Pwr Plant	07/19/2014	Hardness	25.4	mg/L
CASA-14-84048	Sandia right fork at Pwr Plant	07/21/2014	Hardness	67.2	mg/L
WTESR-14-85576	Sandia right fork at Pwr Plant	07/27/2014	Hardness	23.1	mg/L
WTESR-14-85577	Sandia right fork at Pwr Plant	07/27/2014	Hardness	26	mg/L
WTESR-14-85578	Sandia right fork at Pwr Plant	07/27/2014	Hardness	37.2	mg/L
WTESR-14-85579	Sandia right fork at Pwr Plant	07/27/2014	Hardness	43.4	mg/L
WTESR-14-85580	Sandia right fork at Pwr Plant	07/27/2014	Hardness	30.7	mg/L
WTESR-14-85581	Sandia right fork at Pwr Plant	07/27/2014	Hardness	38.9	mg/L
WTESR-14-85836	Sandia right fork at Pwr Plant	07/31/2014	Hardness	76.6	mg/L
WTESR-14-85837	Sandia right fork at Pwr Plant	07/31/2014	Hardness	30.4	mg/L
WTESR-14-85838	Sandia right fork at Pwr Plant	07/31/2014	Hardness	33.9	mg/L
WTESR-14-85839	Sandia right fork at Pwr Plant	07/31/2014	Hardness	18.7	mg/L
WTESR-14-85840	Sandia right fork at Pwr Plant	07/31/2014	Hardness	19.8	mg/L
WTESR-14-85841	Sandia right fork at Pwr Plant	07/31/2014	Hardness	28.1	mg/L
WTESR-15-97800	Sandia right fork at Pwr Plant	06/01/2015	Hardness	40.8	mg/L
WTESR-15-97803	Sandia right fork at Pwr Plant	06/01/2015	Hardness	17.2	mg/L
WTESR-15-97885	Sandia right fork at Pwr Plant	06/01/2015	Hardness	25.9	mg/L
WTESR-15-97888	Sandia right fork at Pwr Plant	06/01/2015	Hardness	30.3	mg/L
WTESR-15-97951	Sandia right fork at Pwr Plant	06/01/2015	Hardness	42.1	mg/L
WTESR-15-97954	Sandia right fork at Pwr Plant	06/01/2015	Hardness	40.8	mg/L
WTESR-15-97818	Sandia right fork at Pwr Plant	06/26/2015	Hardness	22	mg/L
WTESR-15-97821	Sandia right fork at Pwr Plant	06/26/2015	Hardness	23.3	mg/L
WTESR-15-97879	Sandia right fork at Pwr Plant	06/26/2015	Hardness	23.5	mg/L
WTESR-15-97882	Sandia right fork at Pwr Plant	06/26/2015	Hardness	14.7	mg/L
WTESR-15-97945	Sandia right fork at Pwr Plant	06/26/2015	Hardness	14	mg/L
WTESR-15-97948	Sandia right fork at Pwr Plant	06/26/2015	Hardness	16	mg/L
WTESR-15-97939	Sandia right fork at Pwr Plant	07/03/2015	Hardness	31.3	mg/L
WTESR-15-97942	Sandia right fork at Pwr Plant	07/03/2015	Hardness	11.4	mg/L
WTESR-15-97897	Sandia right fork at Pwr Plant	07/03/2015	Hardness	21.5	mg/L
WTESR-15-97900	Sandia right fork at Pwr Plant	07/03/2015	Hardness	26.9	mg/L
WTESR-15-97812	Sandia right fork at Pwr Plant	07/03/2015	Hardness	21.4	mg/L
WTESR-15-97815	Sandia right fork at Pwr Plant	07/03/2015	Hardness	11.5	mg/L

Location ID	Date Sampled	Field Sample ID	Parameter Name	Report Result	Report Units	Analysis Date	Report MDL
03-0038W	05/02/2010	WTMSGP-10-14753	Zinc	231	ug/L	06/08/2010	2.6
03-0038W	05/02/2010	WTMSGP-10-14753	Nitrate-Nifrite as Nitrogen	0.75	mg/L	05/17/2010	0.05
03-0038W	05/02/2010	WTMSGP-10-14753	Gross alpha	12.7	pCi/L	06/07/2010	
03-0038W	05/02/2010	WTMSGP-10-14753	łron	2320	ug/L	06/08/2010	10
03-0038W	05/02/2010	WTMSGP-10-14753	Mercury	0.066	ug/L	05/18/2010	0.066
03-0038W	05/02/2010	WTMSGP-10-14753	Aluminum	2980	ug/L	06/08/2010	10
03-0038W	05/27/2010	WTMSGP-10-17094	Aroclor-1262	0.0469	ug/L	06/24/2010	0.047
03-0038W	05/27/2010	WTMSGP-10-17094	Aroclor-1242	0.0469	ug/L	06/24/2010	0.047
03-0038W	05/27/2010	WTMSGP-10-17094	Aroclor-1260	0.0469	ug/L	06/24/2010	0.047
03-0038W	05/27/2010	WTMSGP-10-17094	Aroclor-1254	0.0469	ug/L	06/24/2010	0.047
03-0038W	05/27/2010	WTMSGP-10-17094	Aroclor-1221	0.0469	ug/L	06/24/2010	0.047
03-0038W	05/27/2010	WTMSGP-10-17094	Aroclor-1016	0.0469	ug/L	06/24/2010	0.047
03-0038W	05/27/2010	WTMSGP-10-17094	Aroclor-1248	0.0469	ug/L	06/24/2010	0.047
03-0038W	05/27/2010	WTMSGP-10-17094	Aroclor-1232	0.0469	ug/L	06/24/2010	0.047
03-0038W	06/27/2010	WTMSGP-10-14754	Aluminum	2240	ug/L	07/22/2010	10
03-0038W	06/27/2010	WTMSGP-10-14754	fron	2730	ug/L	07/22/2010	10
03-0038W	06/27/2010	WTMSGP-10-14754	Nitrate-Nitrite as Nitrogen	0.755	mg/L	07/07/2010	0.05
03-0038W	06/27/2010	WTMSGP-10-14754	Zinc	505	ug/L	07/29/2010	26
03-0038W	08/09/2010	WTMSGP-10-14755	Zînc	472	ug/L	09/02/2010	2.6
03-0038W	08/09/2010	WTMSGP-10-14755	Nitrate-Nitrite as Nitrogen	0.555	mg/L	08/17/2010	0.05
03-0038W	08/09/2010	WTMSGP-10-14755	Iron	1840	ug/L	09/02/2010	10
03-0038W	08/09/2010	WTMSGP-10-14755	Aluminum	1230	ug/L	09/03/2010	10
03-0038W	10/01/2010	WTMSGP-10-14756	Aluminum	11000	ug/L	11/02/2010	100
03-0038W	10/01/2010	WTMSGP-10-14756	Iron	8720	ug/L	11/02/2010	100
03-0038W	10/01/2010	WTMSGP-10-14756	Nitrate-Nitrite as Nitrogen	0.05	mg/L	10/13/2010	0.05
03-0038W	10/01/2010	WTMSGP-10-14756	Zinc	1130	ug/L	11/02/2010	52
03-0038W	04/06/2011	WTMSGP-11-6404	Zinc	534	ug/L	04/25/2011	35
W8600-60	04/06/2011	WTMSGP-11-6404	Copper	42.7	ug/L	04/28/2011	0.35
03-0038W	07/27/2011	WTMSGP-11-6405	Zinc	564	ug/L	08/17/2011	3.5
03-0038W	08/22/2011	WTMSGP-11-6406	Zinc	858	ug/L	09/03/2011	3.5
03-0038W	10/04/2011	WTMSGP-11-6407	Zinc	750	ug/L	10/20/2011	35
W8800-80	04/02/2012	WTMSGP-12-12963	Zinc	147	ug/L	04/26/2012	3.5
03-0038W	07/02/2012	WTMSGP-12-12968	Zinc	860	ug/L	07/17/2012	3.5
03-0038W	08/02/2012	WTMSGP-12-12979	Zinc	451	ug/L	09/05/2012	3.5
03-0038W	04/09/2013	WTMSGP-13-29839	Zinc	628	ug/L	05/14/2013	35.0
W8E00-E0	06/29/2013	WTMSGP-13-29840	Zinc	634	ug/L	08/01/2013	3.5
W8E00-E0	08/18/2013	WTMSGP-13-29841	Zinc	723	ug/L	09/14/2013	3.5
03-0038W	11/22/2013	WTMSGP-13-29842	Zinc	363	ug/L	01/27/2014	3.5
W8E00-E0	05/23/2014	MSGP-14-56729	Zinc	767	ug/L	06/19/2014	3.3
W8600-60	07/10/2014	MSGP-14-56730	Z)nc	455	ug/L	08/07/2014	3.5
03-0038W	08/01/2014	MSGP-14-56731	Zinc	1370	ug/Ĺ	08/29/2014	3.5
W8E00-E0	04/26/2015	MSGP-15-95629	Thallium	0.45	ug/L	05/08/2015	0.45
03-0038W	04/28/2015	MSGP-15-95630	Zinc	109	ug/L	05/08/2015	3.5

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APPENDIX I

Records of Employee Training Related to the SWPPP

incle notes of attendess available through the \$06-DiV.

Agenda

1

Logistics Division Craft All Hands

Tuesday, May 3, 2016 8 – 10 am and Wednesday, May 4, 2016 1 -3 pm

- John Merhege, Logistics Division Leader
- Orlando Griego, Craft Safety Representative 5 minutes
 - o Evacuation
 - o Directors Video
- Larry Simmons, Principal Associate Director of Capital Projects (PADCAP) 15 minutes
- Kim Cassara, Associate Director for Project Management (ADPM) 5 minutes
- 1. Craft Wellness 20 minutes
 - Orlando Griego, Craft Safety Representative
 - Jamie Aslin and Cynthia Sandin of Occupational Safety and Health-Occupational Health (OSH-OH)
- 2. Multi-Sector General Permit (MSGP) 10 minutes
 - Terrill Lemke of Environmental Protection and Compliance Compliance Programs (EPC-CP)
- 3. Radiological Control Awareness 10 minutes
 - Phil Romero of Deployed Environmental, Safety and Health Services —Construction,
 Projects and Craft Support (DESHS-CPCS)
- 4. Materials of Trade Training 15 minutes
 - Phil Romero/Jillian Burgin of Deployed Environmental, Safety and Health Services Construction, Projects and Craft Support (DESHS-CPCS)
- 5. Fall Protection Training 20 minutes
 - Randy Sandoval and Thomas Crespin of Occupational Safety and Health-Industrial Safety & Hygiene (OSH-ISH)



Storm Water Multi-Sector General Permit Compliance

Environmental Protection & Compliance Terrill Lemke



Water Quality History

Cuyahoga River, Ohio

40 years ago...

Two-thirds of
America's lakes,
rivers and coastal
waters were unsafe
for fishing and
swimming.





Operated by Los

Water Quality Facts & History

- drinking water from systems relying in part on streams, rivers or lakes. Approximately 117 million people - one in three Americans - get
- Annually approximately 1.2 trillion gallons of household, restaurant, and industrial sewage is dumped into US waters.
- 1 cup of oil can put a sheen on 1 surface acre of water.
- 1970 Environmental Protection Agency founded
- 1973 Clean Water Act
- Restore and maintain quality of America's waters
- Establish water quality laws & permits





Multi-Sector General Permit

- EPA water quality permit
- Objective: minimize the discharge of pollutants to surface waters
- Regulates industrial activity (Not only at LANL!)
- At LANL:
- Machine Shops
- Asphalt Batch Plant
- Power Plant
- Material Recycling Facility
- Roads & Grounds

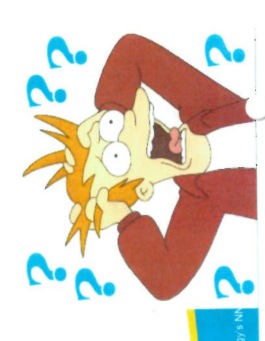
- Heavy Equipment Shop
- TA-60 Warehouse
- TA-54
- Sigma Facility (TA-3-66)
- Carpenter Shop (TA-3-38)





Why Do We Care?

- Federal law
- Protect the environment
- Protect the reputation of LANL
- Potential fines & penalties
- Los Alamos County (Bayo Canyon WWTP) \$6000
- Santa Fe Airport \$4000
- Walmart \$7 million



How Does This Impact You?

- MSGP facilities have specific:
- Engineering controls
- Administrative controls
- Plans & procedures

Be aware of controls and requirements







How Does This Impact You?

- Primary work related MSGP issues:
- Housekeeping
- Spills
- Metal use/storage
- Think about how your work impacts storm water
 - Your work affects MSGP compliance!







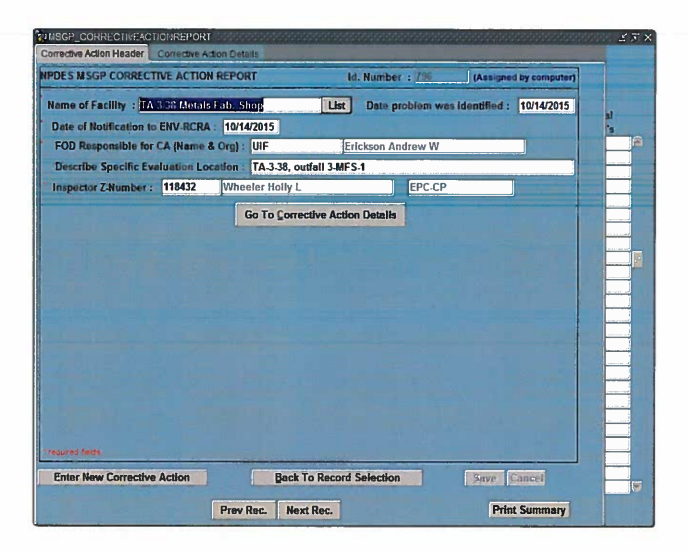


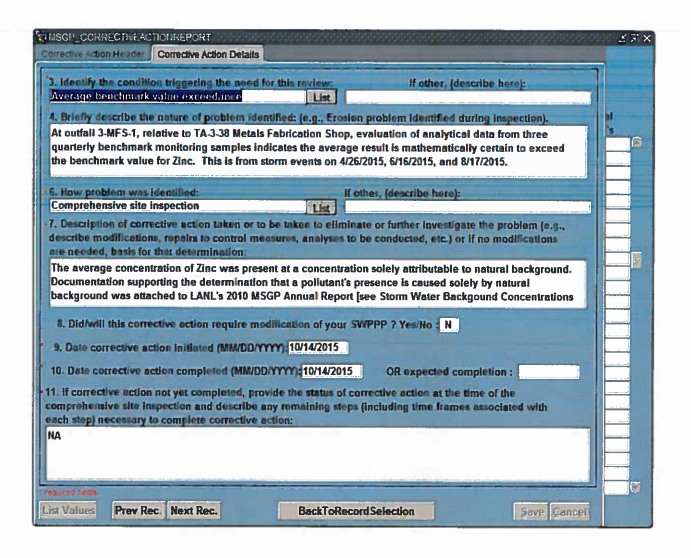
Conclusion

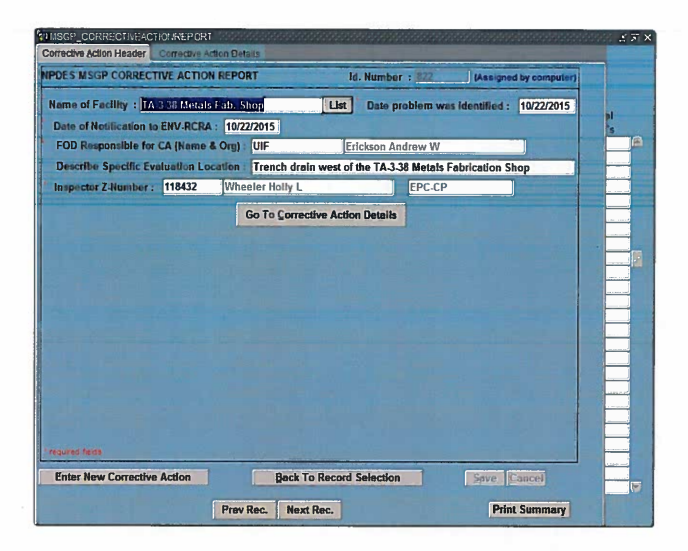
- MSGP compliance must be part of your job!
- Plan for it
- Think about how your material & activities can affect storm water runoff

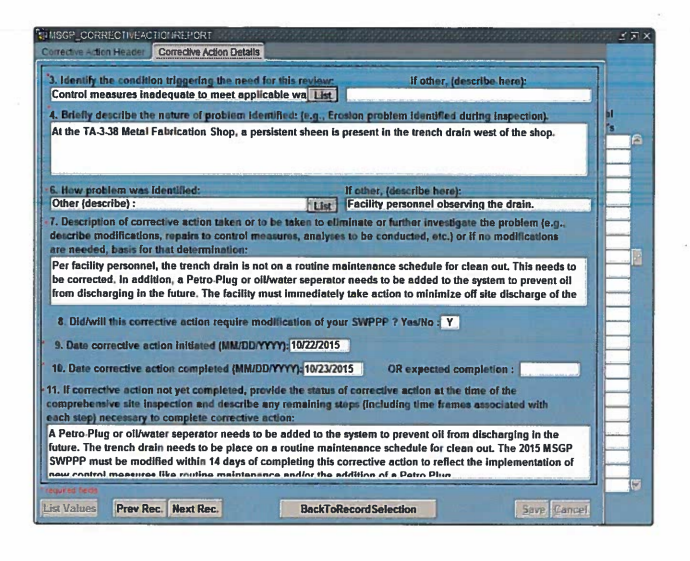


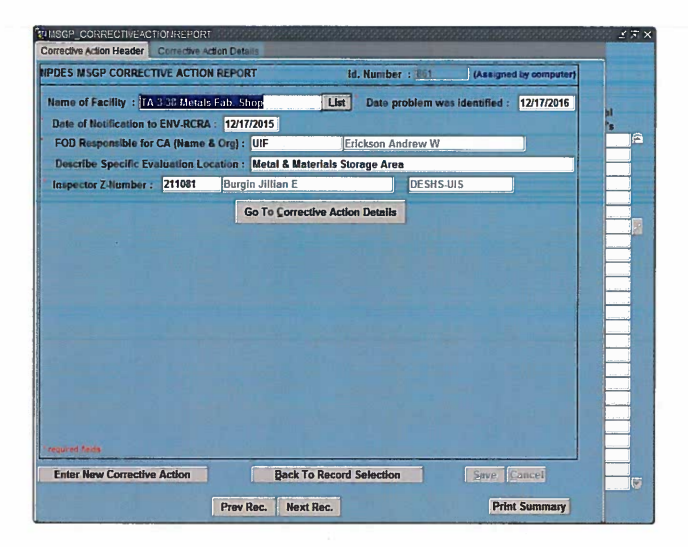
APPENDIX J Corrective Action Reports

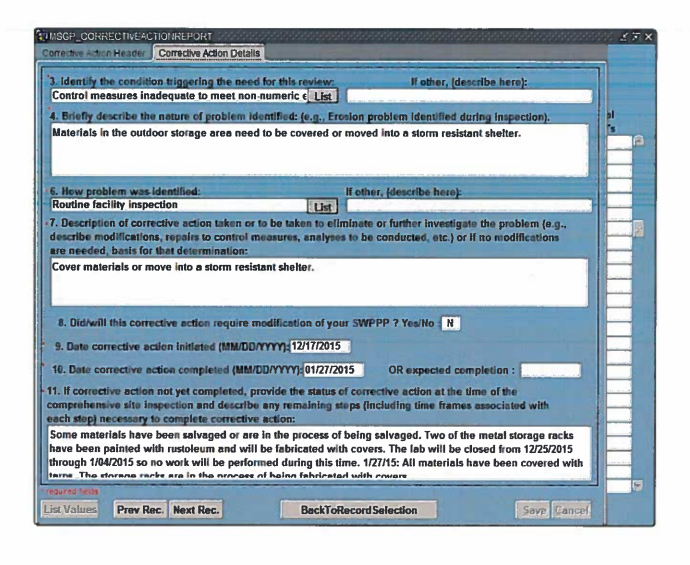


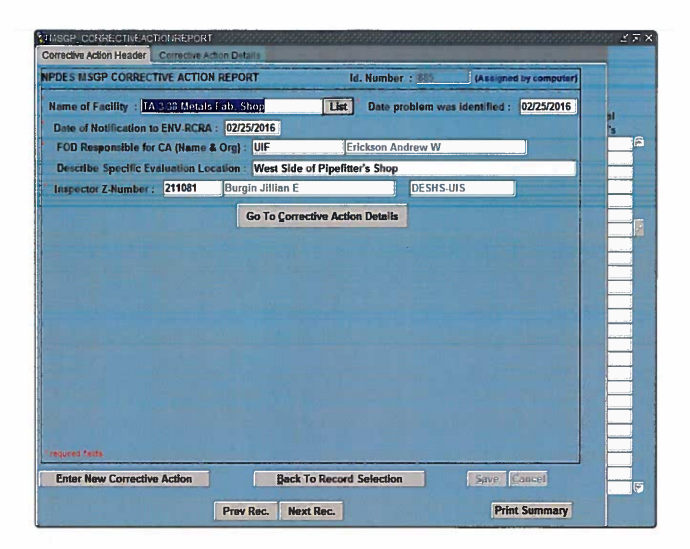


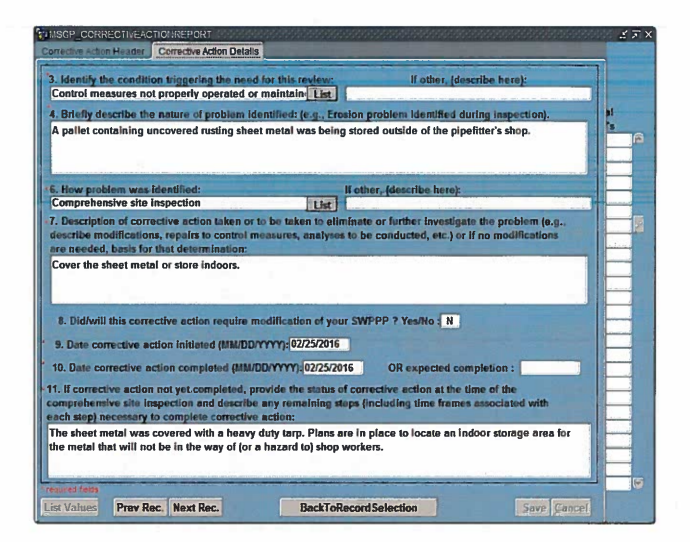


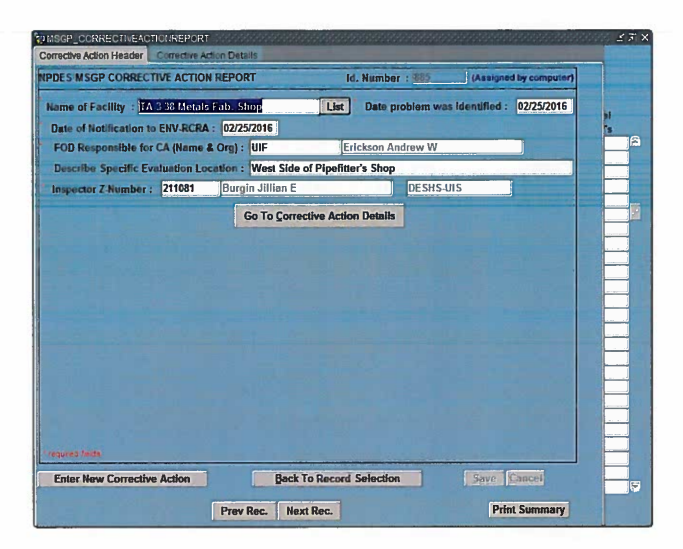


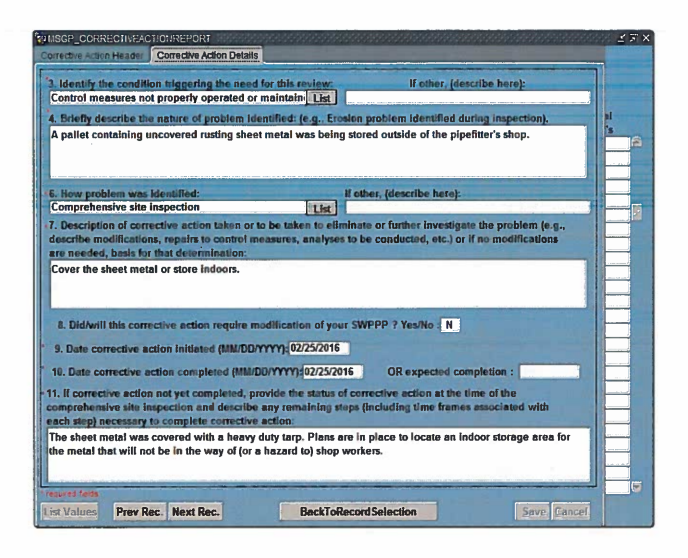


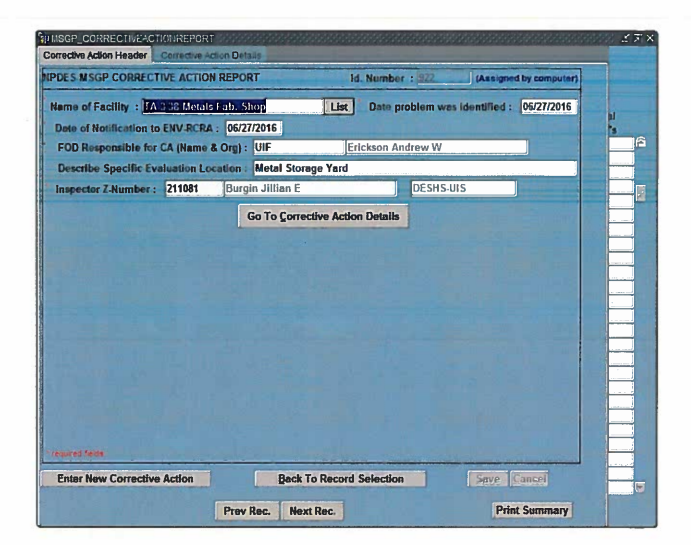




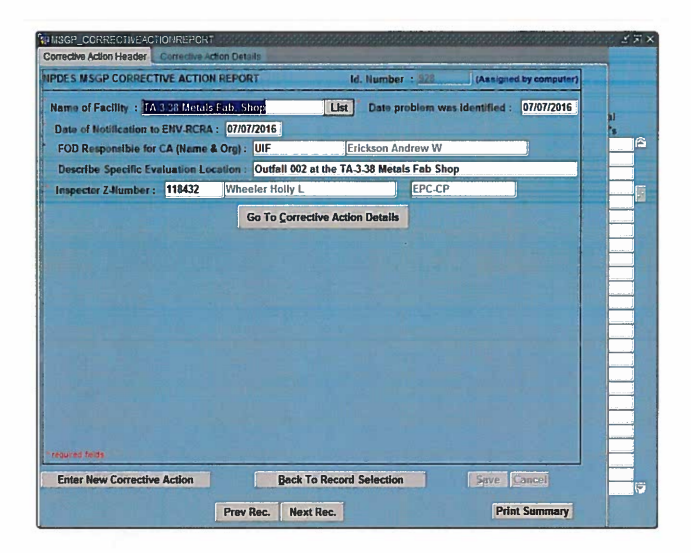


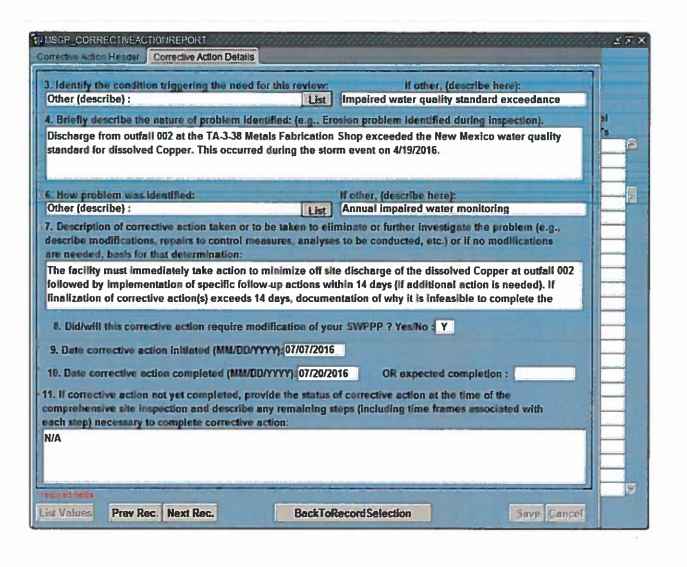


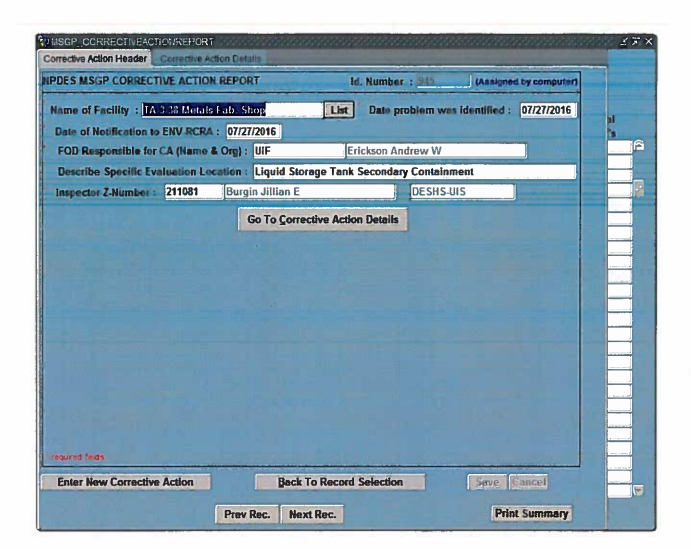


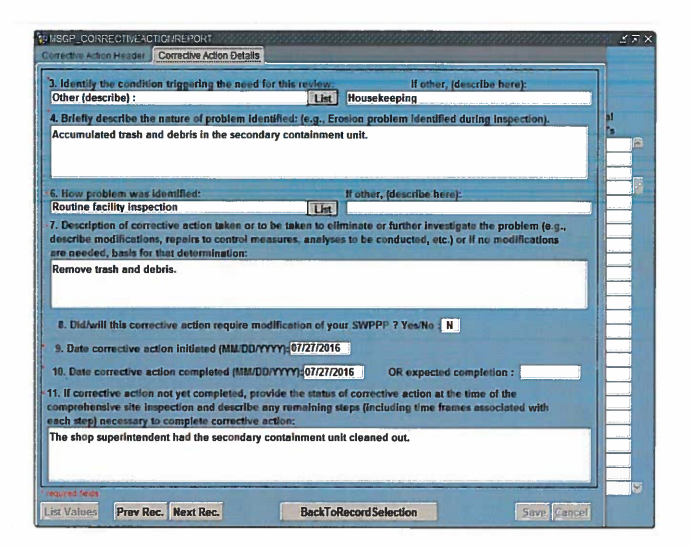


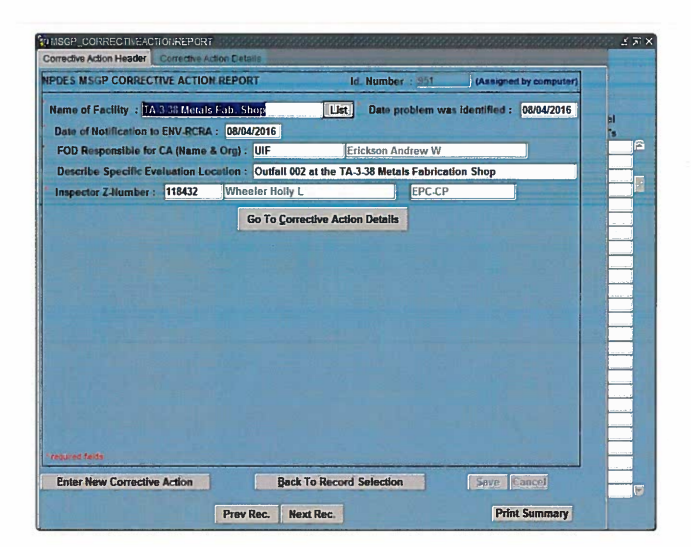
. Identify the condition triggering the ne		If other, (describe here):	
Control measures not properly operated	or maintain List		
. Briefly describe the nature of problem	identified: (e.g., Erosion p	oblem identified during inspection).	la la
Rusty metal parts with wheels are being	stored uncovered in the ye	ard.	3
How problem was identified:		r, (describe here):	
Routine facility inspection	List		
Description of paragraphic antique taken			
		or further investigate the problem (e.g.	
escribe modifications, repairs to contro	l measures, analyses to be		
escribe modifications, repairs to control re needed, basis for that determination	l measures, analyses to be		
escribe modifications, repairs to contro	I measures, analyses to be :		
escribe modifications, repairs to contro re needed, basis for that determination	I measures, analyses to be :		
escribe modifications, repairs to contro re needed, basis for that determination	I measures, analyses to be :		
escribe modifications, repairs to control re needed, basis for that determination Cover (or move into covered storage) th	I measures, analyses to be: e parts listed above.	conducted, etc.) or if no modifications	
escribe modifications, repairs to contro re needed, basis for that determination	I measures, analyses to be: e parts listed above.	conducted, etc.) or if no modifications	
escribe modifications, repairs to control re needed, basis for that determination Cover (or move into covered storage) th 8. Did/will this corrective action require	I measures, analyses to be: a parts listed above. a modification of your SWP	conducted, etc.) or if no modifications	
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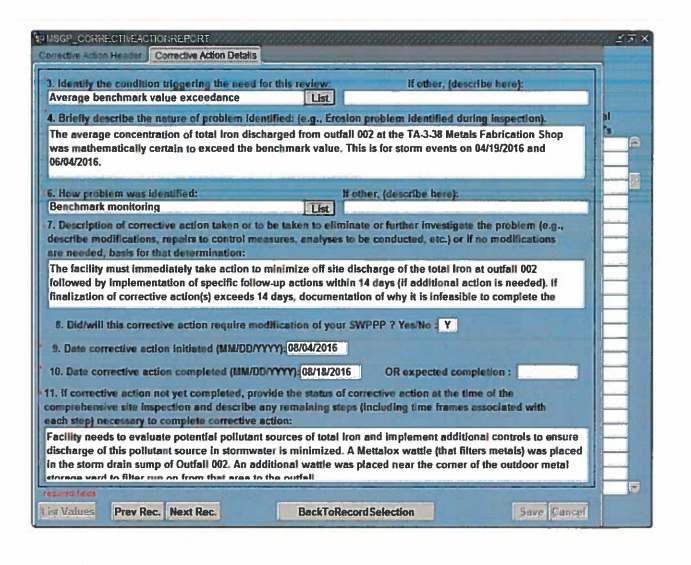


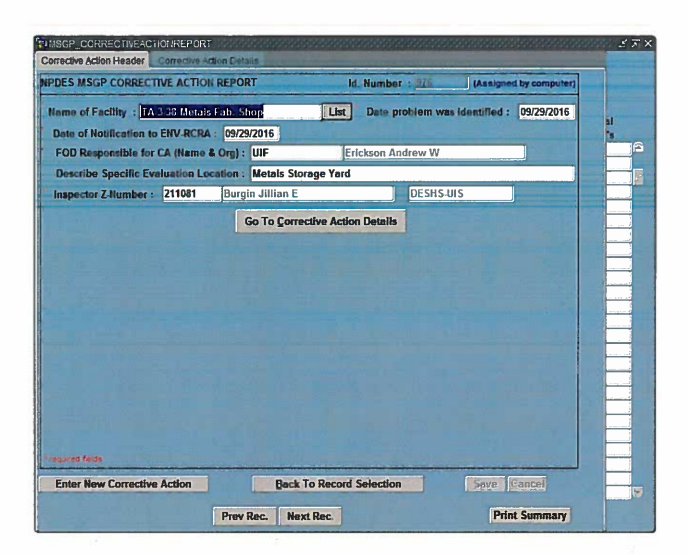


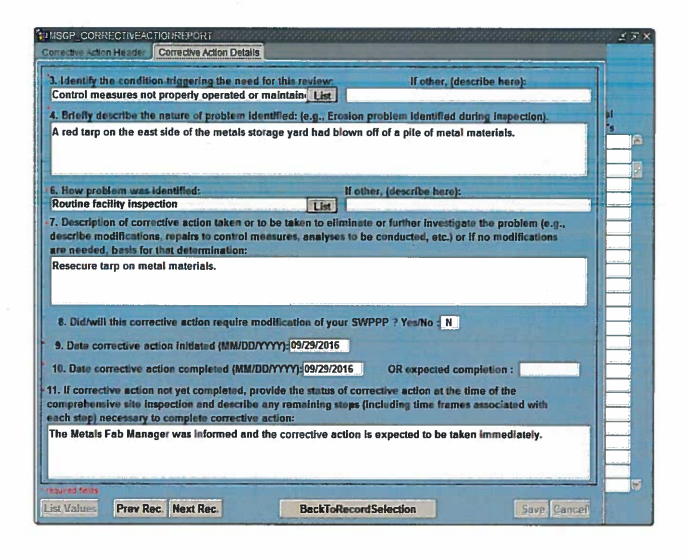


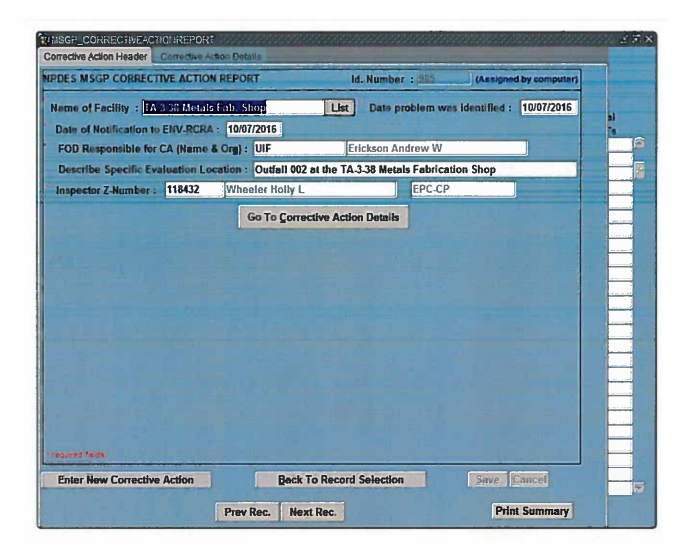


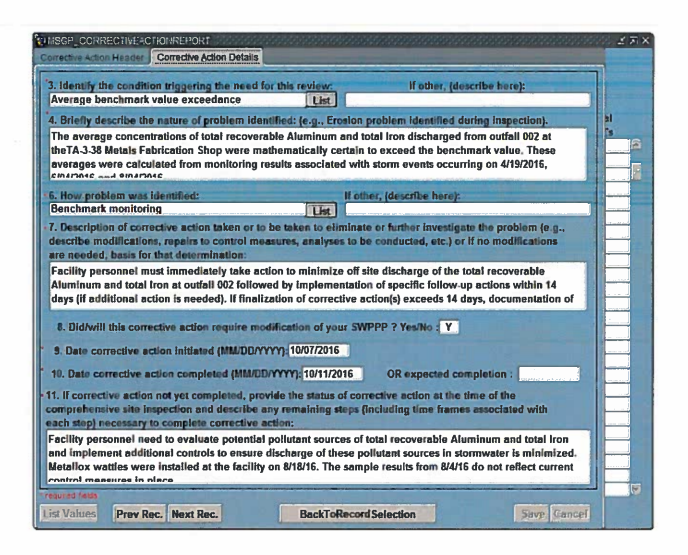


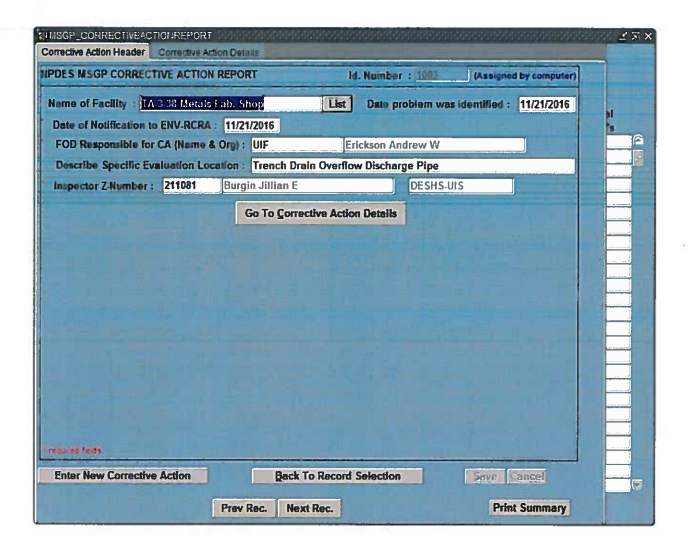


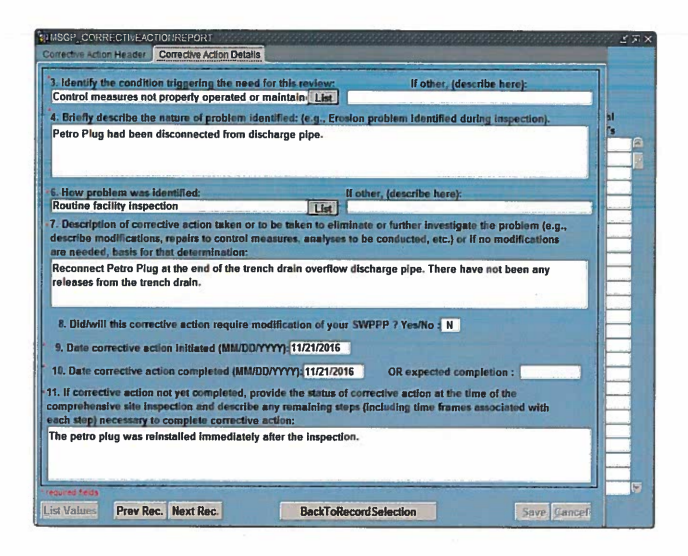


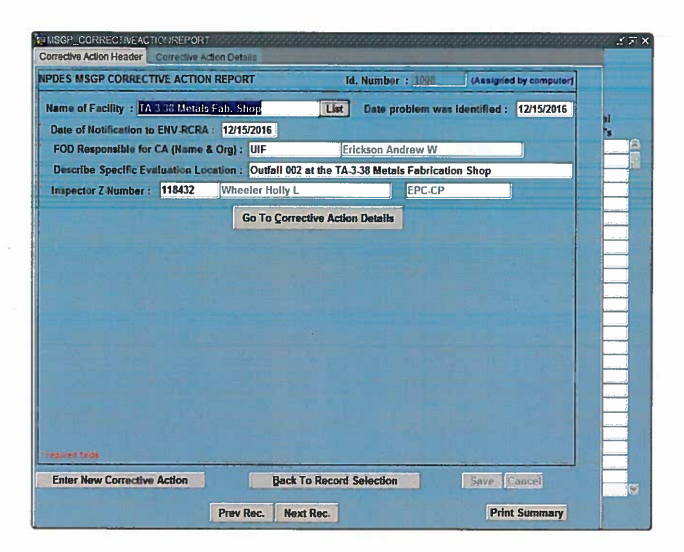


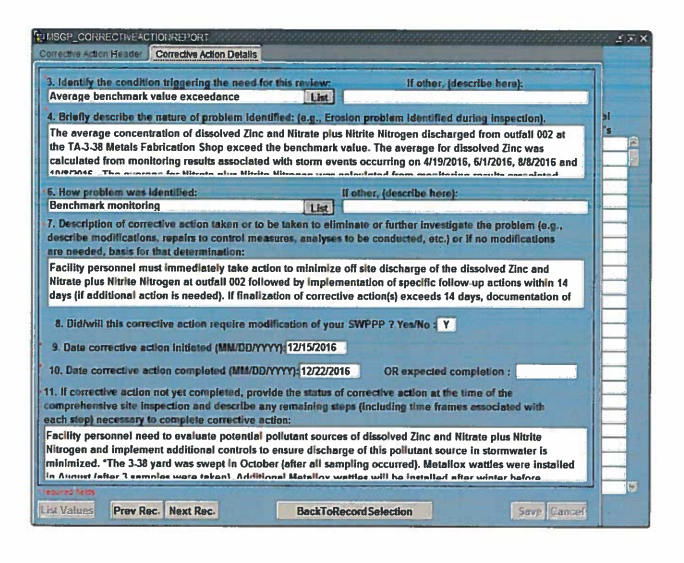


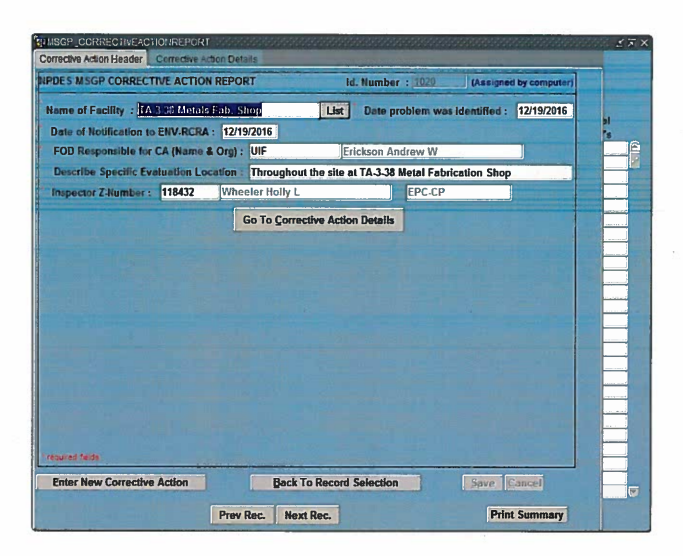


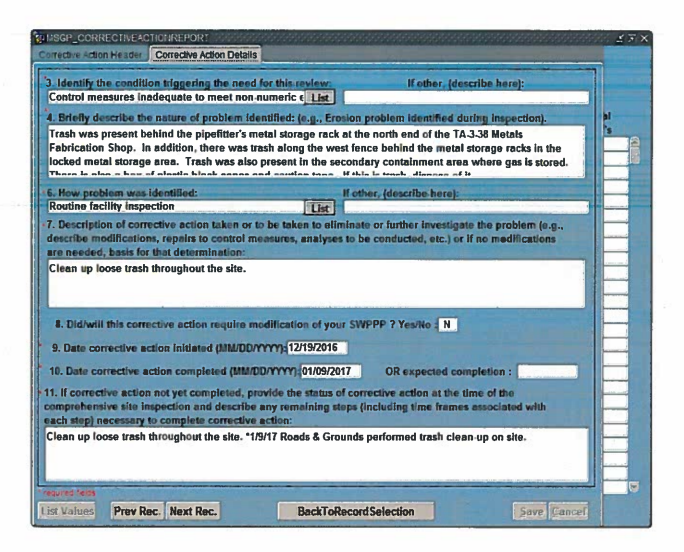


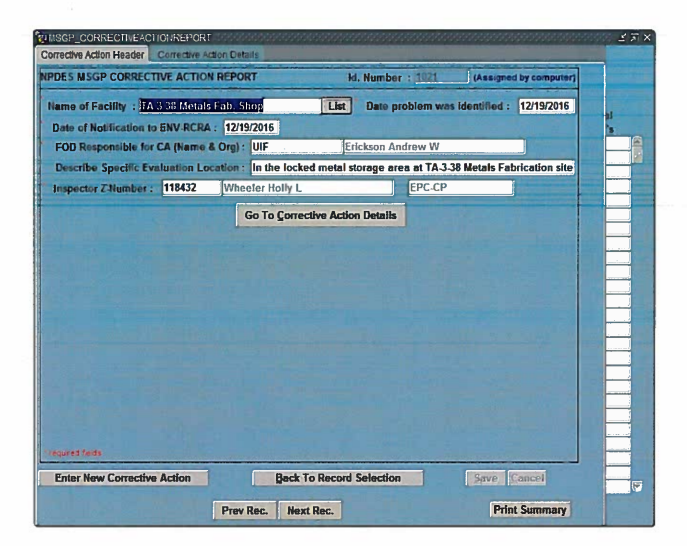












MSGP_CORRECTIVEACTION REPORT Corrective Action Details	
3. Identify the condition triggering the need for this review: Control measures inadequate to meet non-numeric (List	If other, (describe here):
4. Briefly describe the nature of problem identified: (e.g., Erosi	ion problem identified during inspection).
At the TA-3-38 Metal's Fabrication Shop, there were rusted ste fully covered. In addition, small metal pieces were present a containing metal for recycle. Also, there were metal shavings the contact account metal shavings	round the base of the covered roll off bin
6. How problem was identified: Routine facility inspection List	f other, (describe here):
7. Description of corrective action taken or to be taken to elimit describe modifications, repairs to control measures, analyses tare needed, basis for that determination:	
8. Did/will this corrective action require modification of your	
9. Date corrective action initiated (MM/DD/YYYY): 12/19/2016	
10. Date corrective action completed (MM/DD/YYYY): 12/19/0010 11. If corrective action not yet completed, provide the status of comprehensive site inspection and describe any remaining steech step) necessary to complete corrective action:	corrective action at the time of the
Cover the rusted steel beams fully. Pick up or sweep up the m roll off bin. Sweep up the metal shavings off the metal beam a action was complete 12/19/16.	
ist Values Prev Rec. Next Rec. BackToRe	cord Selection Save Cancel

Appendix J1

Documentation of Repairs and Maintenance of Control Measures (BMPs)

Documentation of Maintenance and Repairs of Control Measures (BMPs)

You must maintain all control measures that are used to achieve the effluent limits required by the 2015 MSGP in effective operating condition. If you find that your control measures need to be replaced or repaired, you must make the necessary repairs or modifications as expeditiously as practicable.

Date of Discovery	Control Measure (BMP) and Location	Reason for maintenance or repairs	Reason for extended maintenance or repair schedule	Date Completed
9/8/15	Trench Drain Sump	Oil sheen in stormwater. Need to pump out.	Needed FSR & Funding.	10/23/15
10/22/15	Install Petro Pipe at outlet of sump pump pipe.	Separate oil out of stormwater when pumping of trench drain is needed.	N/A	10/23/15
10/28/15	Clean oily sludge out of trench drain sump.	Sludge found in sump after stormwater was pumped out. (FSR# 144268)	Needed FSR, funding and work package review.	1/7/15
8/18/16	Metallox Wattle at sump of Outfall 002 & NE corner of the metal storage yard.	Installed wattles to filter metal residues.	n/a	8/18/16

Appendix K

Critical Habitat Documentation for LANL

K-1, Threatened and Endangered Species Habitat Management Plan (HMP) for LANL

K-2, U.S. Fish & Wildlife Concurrence (Biological Assessment of Jemez Mtn Salamander Site Plan)

K-3, TA-3 and TA-60 IPac Trust Resource Report

K-1, Threatened and Endangered Species Habitat Management Plan (HMP) for LANL

LA-UR-14-21863
Approved for public release; distribution is unlimited.

Title:

Threatened and Endangered Species Habitat Management Plan for Los Alamos National Laboratory

Author(s):

Environmental Protection Division Resources Management Team

Intended for:

Reference purposes

Date:

March 2014



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ACRONYMS

AEI Area of Environmental Interest

BA biological assessment

Bd Batrachochytrium dendrobatidis

BSL-3 Biosafety Level 3

COPCs chemicals of potential concern

DARHT Dual-Axis Radiographic Hydrodynamic Test (Facility)

dB Decibel

DDT (dichloro-diphenyl-trichloroethane)

DOE U.S. Department of Energy

EPA Environmental Protection Agency

ESA Endangered Species Act of 1973

fc foot candles

FR Federal Register

GIS geographic information system

HMP Threatened and Endangered Species Habitat Management Plan

HVAC heating, ventilation, and air conditioning

LANL Los Alamos National Laboratory

NEPA National Environmental Policy Act

NMED New Mexico Environment Department

NPDES National Pollutant Discharge Eliminations System

PCBs polychlorinated biphenyls

PR-ID Permits and Requirements Identification

SME subject matter expert

USFWS U.S. Fish and Wildlife Service

I. THREATENED AND ENDANGERED SPECIES HABITAT MANAGEMENT PLAN GENERAL OVERVIEW

1.0 INTRODUCTION

Los Alamos National Laboratory's (LANL) Threatened and Endangered Species Habitat Management Plan (HMP) was prepared to fulfill a commitment made in the U.S. Department of Energy's (DOE) "Final Environmental Impact Statement for the Dual-Axis Radiographic Hydrodynamic Test Facility Mitigation Action Plan" (DOE 1996). The HMP received concurrence from the U.S. Fish and Wildlife Service (USFWS) in 1999 (USFWS consultation numbers 2-22-98-I-336 and 2-22-95-I-108). In this 2014 update, we retained the management guidelines from the 1999 HMP for listed species, updated some descriptive information, and added the Jemez Mountains salamander (*Plethodon neomexicanus*), which was federally listed in September 2013 (USFWS consultation number 02ENNM00-2014-I-0014).

2.0 ROLE OF SITE PLANS IN THE HMP

The purpose of the HMP is to provide a management strategy for the protection of threatened and endangered species and their habitats on LANL property. The HMP consists of site plans for federally listed threatened or endangered species with a moderate or high probability of occurring at LANL. The following federally listed threatened or endangered species currently have site plans at LANL: Mexican Spotted Owl (*Strix occidentalis lucida*), Southwestern Willow Flycatcher (*Empidonax trailii extimus*), and the Jemez Mountains salamander. Site plans provide guidance to ensure that LANL operations do not adversely affect threatened or endangered species or their habitats.

3.0 DESCRIPTION OF AREAS OF ENVIRONMENTAL INTEREST

Suitable habitats for federally listed threatened and endangered species have been designated as Areas of Environmental Interest (AEIs). AEIs are geographical units at LANL that are managed for the protection of federally listed species and consist of core habitat areas and buffer areas. The purpose of the core habitat is to protect areas essential for the existence of the specific threatened or endangered species. This includes the appropriate habitat type for breeding, prey availability, and micro-climate conditions. The purpose of buffer areas is to protect core areas from undue disturbance and habitat degradation.

Site plans identify restrictions on activities within the AEIs. Allowable activities are activities that the USFWS has reviewed and provided concurrence that these activities are not likely to adversely affect federally listed species. Activities discussed in site plans include day-to-day activities causing disturbance (hereafter referred to as "disturbance activities"), such as access into an AEI, and long-term impacts, such as habitat alteration.

3.1 Definition and Role of Developed Areas in AEI Management

Summary: Habitat alteration is not restricted in developed areas unless it impacts undeveloped core areas of an AEI (e.g., noise and light impacts on a core area). Current ongoing disturbance activities are not restricted in developed areas. Disturbance activities not currently ongoing are

restricted when impacts occur to undeveloped core areas of an AEI that are occupied by a threatened or endangered species.

Developed areas include all building structures, paved roads, improved gravel roads, paved and unpaved parking lots, and firing sites. The extent of developed areas in each AEI was determined using two methods. First, LANL geographic information system (GIS) analysts placed a 15 m (49 ft) border around all buildings and parking lots. For paved and improved gravel roads, the developed area was defined as the area to a roadside fence, if one exists within 9 m (30 ft) of the road, or 5 m (15 ft) on each side of the road, if there is no fence within 9 m (30 ft). If an area of highly fragmented habitat was enclosed by roads, a security fence, or connected buildings, that area was also classified as developed. Developed areas at firing sites were defined as a circle with a 91-m (300-ft) radius from the most centrally located firing pad. Second, LANL GIS analysts overlaid scanned orthophotos onto a map of the Los Alamos area and digitized all areas that appeared developed. These two information sources were overlaid and combined, so that areas classified as developed by either method were considered developed in final maps and analyses. Some areas were confirmed by ground surveys, such as the firing sites. Developed areas are contained in the HMP GIS database.

Developed areas are located in the core and/or buffer of some AEIs. However, developed areas do not constitute suitable habitat for federally listed species. Current ongoing activities in developed areas constitute a baseline condition for the AEIs and are not restricted. New activities including further development within already existing developed areas are not restricted unless they impact undeveloped portions of an AEI core. For example, if light or noise from a new office building in a developed area were to raise levels in an undeveloped core area, those light and noise levels would be subject to the guidelines on habitat alterations. If a proposed action within a developed area does not meet site plan guidelines, it must be individually reviewed for compliance with the Endangered Species Act of 1973 (ESA).

Building a new structure or clearing land within a previously designated developed area in an AEI core does not add to the size of the developed area. New structures in core areas will not be given any developed-area border unless they are individually reviewed for ESA compliance.

Development occurring in the developed area in an AEI buffer can be given a 15 m (49 ft) developed-area border at the discretion of the project leader or facility manager. To expand the size of a developed area in a buffer based on new developments, please contact a LANL biological resources subject matter expert (SME) (http://int.lanl.gov/environment/bio/controls/index.shtml).

3.2 General Description of Buffer Areas and Allowable Buffer Area Development

Summary: Limited future development is allowed in the currently undeveloped DOE-controlled buffer area under the guidelines of this HMP as long as it does not alter habitat in the undeveloped AEI core (including light and noise guidelines). Development beyond the cap established for each AEI, or greater than 2 ha (5 ac) in size including the developed-area border, requires independent review for ESA compliance.

The purpose of buffer areas is to protect core areas from undue disturbance or habitat degradation. The current levels of development in buffer and core areas represent baseline conditions for this

HMP. No further development is allowed in the core area under the guidelines of this HMP. A limited amount of development is allowed in buffer areas. Under the guidelines of this HMP, individual development projects are limited to 2 ha (5 ac) in size, including a 15 m (49 ft) developed-area border around structures and a 5 m (15 ft) developed-area border around paved and improved gravel roads. Projects greater than 2 ha (5 ac) in area require individual review for ESA compliance (see exceptions for fuels management activities and utility corridor maintenance). New development projects in AEI buffer areas must be reported to LANL biological resources SMEs for tracking (http://int.lanl.gov/environment/bio/controls/index.shtml). Descriptions of each of the AEIs give the total area in each buffer area available for development.

3.3 Emergency Actions

Summary: Contact DOE and LANL biological resources SMEs as soon as possible.

If safety and/or property is immediately threatened by something occurring within an AEI (for example, wildfire, water line breakage, etc.) managers may activate emergency actions. Contact a LANL biological resources SME (http://int.lanl.gov/environment/bio/controls/index.shtml), the Environmental Stewardship Group (1-505-665-8855), or the DOE Los Alamos Field Office (Field Office; 1-505-667-6819) as soon as possible. If the emergency occurs outside of regular business hours, contact the Emergency Management Office (1-505-667-6211). This office will then communicate with the appropriate LANL and DOE Field Office personnel.

4.0 IMPLEMENTATION OF SITE PLANS

4.1 Roles and Responsibilities

Summary: LANL's facility managers and operational staff are responsible for ensuring that activities are reviewed for compliance with all applicable site plans. Figure 1 illustrates the process for utilizing site plans. If activities follow approved guidance, there is no requirement for additional ESA regulatory compliance. However, additional National Environmental Policy Act (NEPA), cultural resources, wetlands, or other regulatory compliance actions may be required.

If an activity or project occurs outside of all LANL AEIs and will not impact habitat within an AEI, it does not have to be reviewed for ESA compliance, unless it is a large project. Projects that are larger than 2 ha (5 ac) or cost more than \$5 million require an individual ESA compliance review, even if they are not located within an AEI.

LANL's facility managers are responsible for determining if operations within their geographic and/or programmatic area of responsibility comply with the guidelines in these site plans. Submission of a Permits and Requirements Identification (PR-ID) for a new or modified project is required under Program Description 400 (LANL 2013) and allows managers to identify the requirements within their project area. Deployed environmental professionals and core LANL biological resources SMEs are available to support facility managers. If activities follow site plan guidelines, they do not require any additional ESA regulatory compliance action. However, NEPA, cultural resources, wetlands, or other regulatory compliance actions are not addressed in site plans and additional compliance actions may be required. It is the responsibility of the project leader or facility management staff to ensure that all requirements are satisfied. If you have

questions, contact biological, cultural, NEPA, or other environmental SMEs. Contacts can be found at http://int.lanl.gov/environment/compliance/ier/index.shtml.

A single facility may have one or more AEIs within its boundary and the AEIs may be for different species. Some AEIs overlap. In areas where overlap occurs, project managers must follow the guidelines for AEIs of all involved species.

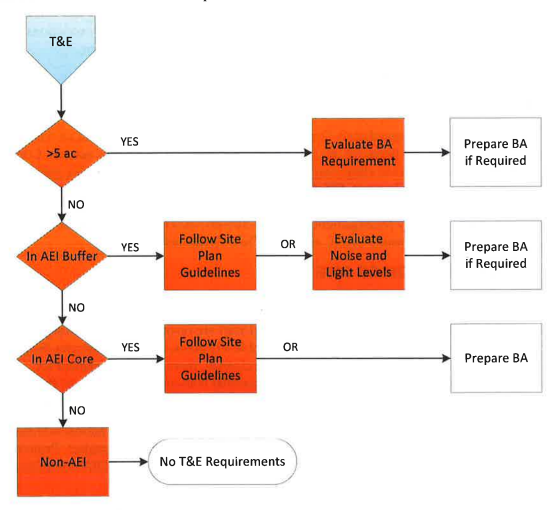


Figure 1. Process flowchart for determining site plan requirements.

4.2 If an Activity Does Not Meet Site Plan Guidelines

Summary: Activities or projects that do not meet all applicable site plan guidelines must be evaluated individually for compliance with the ESA.

If a project reviewer determines that an activity or project cannot meet the guidelines in applicable site plans, LANL biological resources SMEs evaluate that activity individually for compliance with the ESA. Results of the evaluation of potential impacts allow LANL biological resources SMEs to make recommendations to the DOE Field Office Biological Resources Program Manager

regarding the need for USFWS consultation. An evaluation may result in 1) a DOE Field Office determination that there is no possibility of adverse effects and the activity can proceed, 2) a DOE Field Office suggestion for modifications of the action to avoid adverse effects so that it can proceed, or 3) a DOE Field Office decision to prepare a biological assessment (BA) for the activity and submit it to the USFWS for concurrence. Fieldwork and preparation of a BA can take a few months with an additional 2 to 12 months for DOE Field Office review and then final USFWS concurrence.

4.3 Dissemination of Information

Although information about threatened and endangered species is not classified, it is considered sensitive information. It is in the best interest of threatened and endangered species to restrict specific knowledge about their locations. Habitat locations of threatened and endangered species are not considered sensitive.

5.0 CHANGES IN THE HMP SINCE IMPLEMENTION

The HMP received concurrence from USFWS and was first implemented in 1999. Since that time, both the Peregrine Falcon (*Falco peregrinus*) and the Bald Eagle (*Haliaeetus leucocephalus*) have been delisted. Site plans for those species have been removed from LANL's HMP. Both species are protected at LANL under the Migratory Bird Treaty Act, and the Bald Eagle is also protected under the Bald and Golden Eagle Protection Act.

The black-footed ferret (*Mustela nigripes*) is federally listed as endangered. However, no sightings of black-footed ferrets have been reported in Los Alamos County for more than 50 years. In addition, no large prairie dog towns, which are prime habitat for black-footed ferrets, have been observed on DOE property around LANL. Therefore, there is no site plan for this species.

In 2005, the USFWS concurred with DOE's proposal for new Mexican Spotted Owl habitat boundaries based on a revised analysis of Mexican Spotted Owl habitat quality within DOE property around LANL (USFWS consultation number22420-2006-I-0010).

In 2012, the USFWS concurred with DOE's proposal to modify the habitat boundaries for the Los Alamos Canyon Mexican Spotted Owl AEI due to changes from the fire response activities after the Las Conchas wildfire (USFWS consultation number 02ENNM00-2012-IE-0088).

In 2013, the USFWS concurred with the DOE's new site plan for the Jemez Mountains salamander and its addition to LANL's HMP (USFWS consultation number 02ENNM00-2014-I-0014).

6.0 DATA MANAGEMENT

The data used in the implementation of the HMP is stored in a GIS database at LANL.

II. AREA OF ENVIRONMENTAL INTEREST SITE PLAN FOR THE MEXICAN SPOTTED OWL

1.0 SPECIES DESCRIPTION—MEXICAN SPOTTED OWL

1.1 Status

In 1993, the USFWS determined the Mexican Spotted Owl to be a threatened species under the authority of the ESA, as amended (58 Federal Register [FR] 14248). In 1995, the USFWS released its final recovery plan for the owl (USFWS 1995), which was revised in 2012 (USFWS 2012). The USFWS most recently designated critical habitat for Mexican Spotted Owl in 2004 (69 FR 53181).

1.2 General Biology

The Mexican Spotted Owl is found in northern Arizona, southeastern Utah, and southwestern Colorado south through New Mexico, west Texas, and into Mexico. It is the only subspecies of Spotted Owl recognized in New Mexico (USFWS 1995).

The Mexican Spotted Owl generally inhabits mixed conifer and ponderosa pine (*Pinus ponderosa*; Lawson & C. Lawson) - Gambel oak (*Quercus gambelli*; Nutt.) forests in mountains and canyons. High canopy closure, high stand diversity, multilayered canopy resulting from an uneven-aged stand, large, mature trees, downed logs, snags, and stand decadence as indicated by the presence of mistletoe are characteristic of Mexican Spotted Owl habitat. Some owls have been found in second-growth forests (i.e., younger forests that have been logged); however, these areas were found to contain characteristics typical of old-growth forests. Mexican Spotted Owls in the Jemez Mountains seem to prefer cliff faces in canyons for their nest sites (Johnson and Johnson 1985). The recovery plan for the Mexican Spotted Owl recommends that mixed conifer and pine-oak woodland types on slopes greater than 40 percent be protected for the conservation of this owl.

A mated pair of adult Spotted Owls may use the same home range and general nesting areas throughout their lives. A pair of owls requires approximately 800 ha (1,976 ac) of suitable nesting and foraging habitat to ensure reproductive success. Incubation is carried out by the female. The incubation period is approximately 30 days, and most eggs hatch by the end of May. Most owlets fledge in June, 34 to 36 days after hatching (USFWS 1995). The owlets are "semi-independent" by late August or early September, although juvenile begging calls have been heard as late as September 30. Young are fully independent by early October. The non-breeding season runs from September 1 through February 28. Although seasonal movements vary among owls, most adults remain within their summer home ranges throughout the year.

The diet of Mexican Spotted Owls nesting in canyons consists primarily of woodrats (*Neotoma* spp.) and mice (*Peromyscus* spp.) with lesser amounts of rabbits, birds, reptiles, and arthropods (Willey 2013). The relative abundance of prey types in Mexican Spotted Owl pellets collected at LANL are listed in Table A-1 in the Appendix. Ganey and Balda (1994) found core areas of individuals (i.e., where owls spent 60 percent of their time) averaged 134 ha (331 ac), and core areas for pairs averaged 160 ha (395 ac).

1.3 Threats

The Mexican Spotted Owl was listed as threatened because of destruction and modification of habitat caused by timber harvest and fires, increased predation on owls associated with habitat fragmentation, and a lack of adequate protective regulations.

2.0 IMPACT OF HUMAN ACTIVITIES

2.1 Introduction

The primary threats to Mexican Spotted Owls on DOE property around LANL property are 1) impacts to habitat quality from LANL operations and 2) disturbance of nesting owls. This section provides a review and summary of scientific knowledge of the effects of various types of human activities on the Mexican Spotted Owl and provides an overview of the current levels of activities at LANL.

2.2 Impacts on Habitat Quality

2.2.1 Development

The type of habitat used by Mexican Spotted Owls, late seral stage forests with large trees, are usually not found in large quantities near developed areas or near areas that have had recent agricultural or forest product extraction land uses. Therefore, Mexican Spotted Owls are generally not found near developments. Whether it is the development itself or a lack of suitable habitat that discourages colonization of these areas by Mexican Spotted Owls is unknown.

Areas of LANL vary from remote undeveloped areas to heavily developed and/or industrialized facilities. Most LANL facilities are situated atop mesas, primarily in the northern and western portion of the DOE property. LANL is bounded by developed residential, industrial, and retail areas along its northern boundary (the town of Los Alamos) and by residential and retail development along a portion of its eastern boundary (the town of White Rock). Three major paved roads traverse LANL from northeast to southwest. Sandia, Pajarito, and Los Alamos canyons have paved roads within AEIs, and several AEIs have dirt roads along at least a portion of the canyon bottom. AEIs containing paved or dirt roads in the canyon bottoms have not been occupied at LANL (Hathcock et al. 2010).

2.2.2 Ecological Risk

There is no specific information on the impact of chemicals on the Mexican Spotted Owl, although experience with other raptor species suggests that exposure to polychlorinated biphenyls (PCBs), dichloro-diphenyl-trichloroethane (DDT) and its derivatives, and other organophosphate or organochlorine pesticides would probably be harmful. Exposure to other chemicals could also be harmful (Cain 1988).

LANL completed three ecological risk assessments that included the Mexican Spotted Owl between 1997 and 2009. The ecological risk assessment process involves using computer modeling to assess potential effects to animals from chemicals of potential concern (COPCs) that have been detected in the environment. All of the following ecological risk assessments concluded that, on average, no appreciable impact is expected to Mexican Spotted Owls from COPCs (Gallegos et al. 1997; Gonzales et al. 2004; Gonzales et al. 2009).

2.2.3 Disturbance

2.2.3.1 Pedestrians and Vehicles

Based on work with other raptors, LANL biological resources SMEs assume that Mexican Spotted Owls would likely be disturbed by the approach of either pedestrians or vehicles. At an equal distance, pedestrians are frequently more disturbing to raptors than vehicles (Grubb and King 1991). Brown and Stevens (1997) reported that during surveys in Grand Canyon National Park, 22 times more Bald Eagles were found in canyon reaches with low human recreational use compared to reaches with moderate to high human recreational use. Human activity 100 m (328 ft) from Bald Eagle nests in Alaska caused clear and consistent changes in behavior of breeding eagles (Steidl and Anthony 2000).

Swarthout and Steidl (2001) found that both juvenile and adult roosting Mexican Spotted Owls were unlikely to alter their behavior in the presence of a single hiker at distances greater than 55 m (180 ft). Swarthout and Steidl (2003) concluded that cumulative effects of high levels of short-duration recreational hiking near Mexican Spotted Owl nests may be detrimental.

Many canyon bottoms and mesa tops at LANL have dirt roads traversing them. Most of these roads are gated. However, these roads are accessible to LANL employees and some of them are accessible to the public on foot or by bike. LANL biological resources SMEs have found that AEIs are occupied less often if there is recreational access into a canyon (Hathcock et al. 2010).

2.2.3.2 Aircraft

Ground-based disturbances appear to impact raptor reproductive success more than aerial disturbances (Grubb and King 1991). Grubb and Bowerman (1997) concluded that an exclusion of aircraft within 600 m (1,968 ft) of Bald Eagle nest sites would limit Bald Eagle response frequency to 19 percent.

Delaney et al. (1999) found for Mexican Spotted Owls that chainsaws consistently elicited higher response rates than helicopters at similar distances. Owl flush rates did not differ between nesting and non-nesting seasons. No owls flushed when noise stimuli (helicopter or chainsaws) were at distances greater than 105 m (344 ft). Distance was generally a better predictor of owl response to helicopter overflights than sound level.

LANL is restricted airspace, and planes infrequently fly less than 609 m (2,000 ft) above ground level. The County of Los Alamos operates an airport along the northern edge of LANL. The airport is located on the southern rim of Pueblo Canyon. Most flights approach and depart to the east of the airport, over the Rio Grande.

2.2.3.3 Explosives

There is no specific information on the reaction of Mexican Spotted Owls to explosives detonation currently available. Explosive blasts set off 120 to 140 m (393 to 459 ft) from active Prairie Falcon (*Falco mexicanus*) nests caused perched Prairie Falcons to flush from perches 79 percent of the time, and, in 26 percent of the cases, caused incubating Prairie Falcons to flush from nests. Measured sound levels at aerie entrances during blasts ranged from 129 to 141 decibel (dB) (Holthuijzen et al. 1990). Explosives blasting for dam construction 560 to 1,000 m (1,837 to 3,280 ft) from active Prairie Falcon nests caused a change in behavior 26 percent of the time, and

birds flushed in 17 percent of all cases. No incubating birds flushed (Holthuijzen et al. 1990). Brown et al. (1999) found little activity change in roosting or nesting Bald Eagles and no population-level impacts from weapons detonations at the Aberdeen Proving Ground. Holthuijzen et al. (1990) found that a 167-g (5.89-oz) charge of Kinestik produced noise levels between 138 and 141 dB at 100 m (328 ft), and that a 500-g (17.6-oz) charge of TNT produced noise levels between 144 and 146 dB at 100 m (328 ft). A 20-kg (44-lb) charge of TNT produced noise levels that measured 163 dB at 100 m (328 ft) (Paakkonen 1991).

Measurements of noise levels during explosives testing were conducted at three locations at LANL using quantities of high explosives ranging from 4.5 to 67.5 kg (10 to 148 lb) of TNT during six shots. Noise levels increased during the test from a background level of 31 dB(A)¹ to a range between 64 and 71 dB(A) during shots at a distance of 1.8 km (1.1 mi). At a distance of 4.3 km (2.67 mi), noise levels rose from a background range of 35 to 64 dB(A) to a range of 60 to 63 dB(A) (Vigil 1995). At a distance of 6.7 km (4.16 mi), noise levels rose from a background range of 38 to 51 dB(A) to a range of 60 to 71 dB(A) (Burns 1995). LANL biological resources SMEs estimated that the noise from a shot at the Dual-Axis Radiographic Hydrodynamic Test (DARHT) Facility would be 150 dB(A) at the source and 80 dB(A) at 400 m (1,312 ft) (Keller and Risberg 1995). LANL biological resources SMEs found that Mexican Spotted Owl AEIs located within the explosives testing buffer area were occupied more frequently than AEIs in other locations (Hathcock et al. 2010). This is likely due to the strict access control in explosives areas which limit human activity and development in the canyon bottoms.

2.2.3.4 Other Sources of Noise

Major noise-producing activities at LANL include automobile and truck traffic and noise associated with office buildings, construction activities, a live-fire range, and explosives testing. Also, there is noise associated with aircraft traffic at the Los Alamos County airport. Construction and maintenance activities involved with operations at LANL are fairly common. In addition, implementation of the 2005 Compliance Order on Consent (NMED 2005) issued by the New Mexico Environmental Department (NMED) has resulted in an increased frequency of drilling groundwater monitoring wells in protected habitat at LANL. Also, forest fuels management operations use chainsaws, chippers, and other noise-generating equipment. The 2010 National Pollutant Discharge Elimination System (NPDES) Individual Permit (EPA 2010) issued by the Environmental Protection Agency (EPA) requires sediment control features such as berms and small rock check dams to be installed at various sites with stormwater runoff; these are sometimes installed in protected habitat. LANL biological resources SMEs conducted a study of noise levels in canyons and found that the primary sources of noise exceeding 55 dB(A) were cars and trucks. Readings taken near flowing water were up to 11 dB(A) higher than readings taken elsewhere. The average dB(A) in canyons near paved roads ranged from 41 to 62, with maximum values ranging from 62 to 74. Away from paved roads 1.6 km (1 mi) or more, average dB(A) in canyons ranged from 37 to 50, with all but one average below 45. Maximum dB(A) away from paved roads ranged from 38 to 76 [76 dB(A) was measured during a thunder clap] (Huchton et al. 1997).

¹ Sound can be measured as decibels (dB), C-weighted dB [dB(C)], or A-weighted dB [dB(A)]. The dB(A) measurement best resembles the response of the human ear by filtering out lower and higher frequency sound not normally heard by the human ear.

Noise measurements were conducted by LANL biological resources SMEs at the Los Alamos County airport and in Bayo and Pueblo canyons, including the Los Alamos County Sewage Treatment Facility, in December 1997. Sound levels near the airport runway during the maximum use time (6:30 to 7:30 am) had background values averaging 54 dB(A). Noise during plane arrivals ranged from 47 to 63 dB(A). No measurements were collected during plane take-off. Sound measurements conducted in the bottoms of Pueblo and Bayo canyons ranged from 37 to 40 dB(A) in most areas of the canyon. At the sewage treatment facility parking lot during a working day, the average dB(A) during a three-minute period was 46 (range 45 to 49). At the intersection of the road going into Pueblo Canyon with State Road 502, the average dB(A) during a three-minute period was 60 (range 41 to 70).

LANL biological resources SMEs conducted sound measurements at successive distances from an industrial area near a canyon rim, into the canyon, and to the opposite rim, using a C-weighted decibel scale (Keller and Foxx 1997). Measurements of noise levels using the C-weighted decibel scale are greater than if measured using A-weighted decibels. The average background noise on the mesa was 65.8 dB(C) [with a range of 43–81 dB(C)]. The average background noise in the canyon bottom was 62.3 dB(C) [with a range of 54–78 dB(C)]. The average background noise at the bottom of the north-facing slope was 53.8 dB(C) [with a range of 48–64 dB(C)]. Measurements were taken mid-day.

LANL biological resources SMEs measured sound levels from various pieces of construction equipment used at project sites at LANL over 5-minute intervals at distances of 6 to 31 m (20 to 100 ft) (Knight and Vrooman 1999). Average values ranged from 58.5 dB(A) to 80.9 dB(A). Peak values ranged from 75.7 to 155.4 dB(A). Additional data were collected by other LANL operators on specific pieces of construction equipment and on the Security Computer Complex construction site fence perimeter at Technical Area 3 before and during construction (Knight and Vrooman 1999). The average noise levels before construction began was 56.6 dB(A), and the average during construction was 82.1 dB(A).

LANL biological resources SMEs conducted a series of sound measurements at LANL to investigate background noise levels around AEIs (Vrooman et al. 2000). Background noise levels were significantly higher in daytime than in nighttime. AEIs with greater than 10 percent developed area in their buffers had significantly higher levels of background noise than undeveloped AEIs. Mean background sound levels were 51.3 dB(A) in developed AEIs and 39.6 dB(A) in undeveloped AEIs. The LANL biological resources project review process uses the individual AEI background measurements from Vrooman et al. (2000) to screen project activities for increases more than 6 dB(A) above background.

LANL biological resources SMEs took sound level measurements of heavy equipment use associated with concrete recycling on Sigma Mesa at LANL in 2004 (Hansen 2004). At this location, background noise levels at two different locations were 55.2 and 58.8 dB(A). Operation of a dump truck hauling and dumping concrete increased noise levels above background by a mean of 22.7 dB(A) at 30 m (98 ft) and 2.4 dB(A) at 80 m (262 ft). Additional sound level measurements were taken in the same general area on Sigma Mesa in 2005 as part of a BA for the operation of an asphalt batch plant (Hansen 2005). Measurements were taken on the north rim of Mortandad Canyon (south of the asphalt batch plant at distances of approximately 30 to 122 m (100 to 400 ft), at the bottom of Mortandad Canyon, approximately 183 to 244 m (600 to 800 ft) from the asphalt

batch plant, and on the south rim of Mortandad Canyon approximately 305 m (1,000 ft) from the asphalt batch plant. Background noise levels at the various locations ranged from 41.1 to 48.7 dB(A). The only locations with increases greater than 3 dB(A) during operation of the asphalt batch plant were the locations on the north rim of Mortandad Canyon, within 122 m (400 ft) of the asphalt batch plant. Noise from the operation of the asphalt batch plant was not detected in the bottom of Mortandad Canyon or on the south rim.

LANL biological resources SMEs took sound level measurements around the LANL Biosafety Level 3 (BSL-3) Laboratory with the heating, ventilation, and air conditioning (HVAC) system on and with it off (Hansen 2009). The area to the north of the BSL-3 is developed, the area to the south is not. Background noise levels north of the facility ranged from 53.6 to 57.6 dB(A). Background noise levels south of the facility ranged from 41.6 to 49.7 dB(A). Noise from the HVAC system was detected at 25 m (82 ft) from the facility on both sides, but was not detected at 81 m (266 ft) on the north side, or at 107 m (351 ft) on the south side.

Overall, these studies appear to show that areas adjacent to or within developed areas or paved roads are likely to have daytime average background noise levels between 45 and 63 dB(A). Less disturbed areas are likely to have average background noise levels between 37 and 50 dB(A).

2.2.3.5 Artificially Produced Light

There is no information available on the effects of artificially produced light on Mexican Spotted Owls. Under the Los Alamos County Code, commercial site development plans are reviewed to ensure that lighting serves the intended use of the site while minimizing adverse impacts to adjacent residential property (Section 16-276). Section 16-276 of the County Code includes light source measurement limitations by zoning district. The code allows off-site light to be 0.5 foot candles (fc) in residential areas. By comparison, full moonlight measures 0.1 fc, and a crescent moon was measured at 0.01 fc. Table A-2 in the Appendix presents preliminary light measurements in fc.

Preliminary surveys were conducted for light levels within Los Alamos Canyon at the Omega Reactor (Keller and Foxx 1997). The Omega Reactor was brightly lit for purposes of security; therefore, total light intensity was greater than the average street lighting. Measurements were conducted at a light pole with an open parking lot at the reactor as the source. Trees did not obscure the area. Using the relationship of light intensity reducing as a square of the distance, calculations using the field data indicated that at 30 m (98 ft) from the source the light levels would be equivalent or nearly equivalent to full moonlight.

3.0 AEI GENERAL DESCRIPTION FOR MEXICAN SPOTTED OWL

An AEI consists of two areas—a core and a buffer. The core of the habitat is defined as suitable canyon habitat from rim to rim and 100 m (328 ft) out from the top of the canyon rim. The buffer area is 400 m (1,312 ft) wide extending outward from the edge of the core area. Although adult Mexican Spotted Owls may be found within their home range anytime throughout the year, the primary threat from disturbance to the owls is during the breeding season when owl pairs are tied to their nest sites. Therefore, management of disturbance in Mexican Spotted Owl AEIs is concentrated on the breeding season.

3.1 Method for Identifying a Mexican Spotted Owl AEI

The original location of each Mexican Spotted Owl AEI was identified using a habitat model developed by Johnson (1998) that classified nesting and roosting habitat for Mexican Spotted Owls using topographic characteristics and vegetative diversity. LANL biological resources SMEs compared the results from the Johnson (1998) model to a different model identifying slopes >40 percent in mixed conifer and ponderosa pine cover types at LANL. Areas identified from the Johnson (1998) model application to LANL that were over five contiguous 30 × 30 m (97 × 98 ft) pixels in size, were above 1,980 m (6,496 ft) in elevation, and that had mixed conifer or ponderosa pine forest cover, were considered suitable Mexican Spotted Owl habitat. Where suitable habitat was identified, AEI core area boundaries were established to include the canyons and 100 m (328 ft) outward from the canyon rims.

A new Mexican Spotted Owl habitat model was developed and refined for application on LANL following the Cerro Grande wildfire (Hathcock and Haarmann 2008). This model incorporated finer-scale vegetation characteristics into the Mexican Spotted Owl habitat quality assessment. This model was used to redelineate the boundaries of the Mexican Spotted Owl AEIs at LANL in 2005 following wildfire, drought, and a regional bark beetle outbreak (USFWS consultation number 22420-2006-I-0010).

The new core boundaries were delineated with an area approximately 0.4 km (0.25 mi) from the edge of the nearest suitable habitat, up and down canyon. Core boundaries were established along readily recognizable geologic features or anthropogenic features in the terrain wherever possible to facilitate the ease of identification of core boundaries when in the field.

3.2 Location and Number of Mexican Spotted Owl AEIs

There are currently five Mexican Spotted Owl AEIs on LANL, each encompassing one or more canyons. In general, the AEI cores are centered in canyons on the western side of LANL. The canyons with AEIs are Cañon de Valle, Water, Pajarito, Los Alamos, Sandia, Mortandad, and Three-Mile. AEI boundaries are maintained in the LANL biological resources program GIS database.

4.0 AEI MANAGEMENT

4.1 Overview

This AEI management section provides guidelines for LANL operations to reduce or eliminate the threats to Mexican Spotted Owls from 1) habitat alterations that reduce habitat quality and 2) disturbance of breeding or potentially breeding owls. Habitat alterations are considered for all AEIs and for both core and buffer areas. Disturbance activities to owls are considered only for occupied AEIs and only for impacts on core areas. Developed areas (see Part I, Section 3.1) that have ongoing baseline levels of activities and are not suitable habitat for Mexican Spotted Owls have different restrictions than undeveloped core or buffer areas. Therefore, the location of the disturbance activity within the AEI, the occupancy status of the AEI, and the type of activity all affect whether or not the activity is allowable. AEIs for different species may overlap, and an activity must meet the guidelines of all applicable site plans to be allowable.

4.2 Definition and Role of Occupancy in AEI Management

Summary: The occupancy status of an AEI affects what disturbance activities are allowable in different areas (core, buffer, developed) of the AEI. All Mexican Spotted Owl AEIs are considered occupied during March 1 through August 31 or until surveys show the AEI to be unoccupied. See the Activity Table (Table 1, Section 4.5.2) for restrictions on occupied undeveloped core and buffer areas, and Part I, Section 3.1 for restrictions on developed areas.

Occupancy simply refers to whether or not an AEI is occupied during a species' period of sensitivity. For Mexican Spotted Owls, LANL is primarily concerned with protecting the owls from disturbance during the breeding season. Because individuals may colonize suitable habitat, all Mexican Spotted Owl AEIs are treated as though they are occupied from March 1 through August 31 or until surveys show an AEI to be unoccupied. Mexican Spotted Owl surveys are conducted from late March through June. In general, surveys in areas with ongoing or proposed projects are completed by May 15. If a nest is located during surveys, then the AEI can be treated as unoccupied except for the area within a 400 m (1,312 ft) radius of the nest site. Because owls are not as sensitive to disturbance during the non-breeding season, Mexican Spotted Owl AEIs are treated as unoccupied from September 1 to February 28.

The occupancy status of an AEI affects what activities are allowable in the AEI. Although activities causing habitat alterations are restricted in all AEIs, disturbance activities are restricted only in occupied AEIs. The Activity Table (Table 1, Section 4.5.2) provides dates and levels of allowable disturbance activities within occupied Mexican Spotted Owl AEIs under the guidelines of this site plan. Contact a LANL biological resources SME to find out the current occupancy status of an AEI (http://int.lanl.gov/environment/bio/controls/index.shtml).

4.3 Introduction to AEI Management Guidelines

Summary: The habitat alterations section and the activities section give the guidelines for habitat alteration and disturbance activities, respectively, for Mexican Spotted Owl AEIs. The flow chart (see Figure 1) provides a quick reference to determine what, if any, guidelines need to be consulted for a specific activity. Protective measures give management practices that should be applied when working or considering work in AEIs. LANL biological resources SMEs are available to answer questions and provide advice (http://int.lanl.gov/environment/bio/controls/index.shtml).

Sections 4.4 and 4.5 provide the guidelines for habitat alterations and allowable activities in AEI core and buffer areas. Section 4.4 describes what and where habitat alterations are allowed under the guidelines of this site plan. Section 4.5 describes what, when, and where disturbance activities are allowed in occupied AEIs under the guidelines of this site plan. If an activity does not meet the restrictions given in the guidelines, the activity must be individually reviewed for ESA compliance. This site plan only provides guidelines for Mexican Spotted Owl AEIs. If an activity is desired in an area with overlapping AEIs, all applicable site plans must be consulted. AEI maps show the location of all AEIs in an area. Section 4.6 describes management practices that should be applied when working or considering work in an AEI. LANL biological resources SMEs are available to answer questions and provide advice (http://int.lanl.gov/environment/bio/controls/index.shtml).

4.4 Definition of and Restrictions on Habitat Alterations

4.4.1 Definition of Habitat Alterations

Habitat alteration includes any action that alters the soil structure, vegetative components necessary to the species, prey quality and quantity, water quality, hydrology, or noise or light levels in undeveloped areas of an AEI. Long-term means the alteration lasts for more than one year. For physical disturbances, in general, any activity that can be accomplished by one person with a hand tool is generally not considered habitat alteration; any activity that requires mechanized equipment on a landscape is habitat alteration. An actual activity may take place outside of the AEI and will be considered habitat alteration if consequences of the activity have effects inside the AEI core.

The habitat components most important to Mexican Spotted Owls include vegetative structure, food quality and quantity, and disturbance levels, including noise and light. The forest structure within a canyon designated as a Mexican Spotted Owl AEI is important because it provides roost sites and a suitable habitat for nesting and foraging. Trees along the canyon rim are used for foraging and territorial calling, and they shelter the canyon interior from light and noise disturbances.

A long-term change in light or noise levels within the undeveloped core of an AEI is considered to be a habitat alteration if it increases average noise levels by ≥ 6 dB(A) during any portion of the 24-hour day, or it increases average light levels by ≥ 0.05 fc at night. Changes in noise and light levels are measured at the core area boundary if the source is outside the core area, or at 10 m (33 ft) from the source if the source is inside the undeveloped core area. Impacts of changes in developed areas on undeveloped cores are measured at the developed area boundary if it is within the core, or at the core area boundary if the developed area is outside of the core.

4.4.2 Fuels Management Practices to Reduce Wildfire Risk

The recovery plan for the Mexican Spotted Owl lists stand-replacing wildfires as a primary threat to their habitat and encourages land managers to reduce fuel levels and abate fire risks in ways compatible with owl presence on the landscape (USFWS 1995). Within undeveloped core areas, on slopes >40 percent, in the bottoms of steep canyons, and within 30 m (100 ft) of a canyon rim, thinning of trees <22 cm (9 in) diameter at breast height, treatment of fuels, and prescribed and natural prescribed fires are allowed. Exceptions allowing trees >22 cm (9 in) to be thinned within 30 m (100 ft) of buildings are granted to protect facilities. Large logs (>30 cm [11.8 in] midpoint diameter) and snags should be retained. Thinning within core areas not meeting the characteristics listed above, and in buffer areas, may include trees of any size to achieve 8 m (25 ft) spacing between tree crowns. However, clear cutting is not allowed in undeveloped core areas.

For health and safety reasons, any trees within 30 m (100 ft) of buildings, but outside a developed area, may be thinned to achieve 8 m (25 ft) spacing between crowns. Habitat alterations including thinning are not restricted in developed areas. However, LANL biological resources SMEs encourage the retention of trees and snags along canyon rims if the rim is in a developed area. Because of the extreme fire danger associated with firing sites and the potential impact of a fire on Mexican Spotted Owl habitat, firing sites and burn areas are treated separately for the purposes of fuels management. Trees within 380 m (1,246 ft) of firing sites and burn areas in both core and

buffer areas may be thinned to a 15 m (49 ft) spacing between trees everywhere except on slopes >40 percent or in the bottoms of steep canyons. Any tree over 22 cm (9 in) diameter at breast height within 380 m (1,246 ft) of a firing site may be delimbed to a height of 2 m (6 ft) to help prevent crown fires.

In historically occupied core areas, fuels treatment may not exceed 10 percent of the undeveloped core area and is not allowed within 400 m (1,312 ft) of nesting areas. In occupied core areas, forest management activities must take place during the nonbreeding season (September 1 to February 28) (USFWS 1995). Fuels management activities that are allowable in core areas have to be reported to LANL biological resources SMEs for tracking.

4.4.3 Utility Corridors

Habitat alterations such as cutting down trees that threaten power lines are allowed within 8 m (26 ft) of either side of an existing utility line in all areas of an AEI (Trujillo and Racinez 1995). New utility lines and utility lines requiring clearance of a right-of-way greater than 16 m (52 ft) total must be individually reviewed for ESA compliance. Disturbance activities must follow the guidelines given in the Activities Table (Table 1, Section 4.5.2) for occupied AEIs.

4.4.4 Restrictions on Habitat Alterations

Summary: Habitat alterations other than fuels management practices and utility corridor maintenance are not allowed in undeveloped core areas. Habitat alterations in buffer areas are restricted to 2 ha (5 ac) per project, with a maximum cap on development in the buffer for each AEI. Habitat alterations other than fuels management and utility corridor maintenance must be reported to LANL biological resources SMEs for tracking (http://int.lanl.gov/environment/bio/controls/index.shtml).

Habitat alterations other than the fuels management practices and utility corridor maintenance described above are not allowed in undeveloped core areas under the guidelines of this site plan. If a project or activity is planned that would alter habitat in an undeveloped core area, it must be individually evaluated for ESA compliance. Habitat alterations in undeveloped buffer areas other than the fuels management activities and utility corridor maintenance described above are restricted to 2 ha (5 ac) in area per project and are subject to other restrictions including light and noise effects in the core (see Section 2.2.3). Projects in the buffer over 2 ha (5 ac) in size will require individual ESA compliance review.

Habitat alterations in a buffer area other than the fuels management and utility corridor maintenance described above must be reported to LANL's biological resources SMEs for tracking (http://int.lanl.gov/environment/bio/controls/index.shtml). There is a cumulative maximum area that can be developed in each AEI's buffer. Once that cumulative area is reached, all habitat alterations in a buffer will require individual ESA reviews for compliance.

4.5 Definition of and Restrictions on Disturbance Activities

4.5.1 Definitions of Disturbance Activities

LANL biological resources SMEs considered six categories of activities that might cause disturbance in an AEI. Most of the categories were first identified in the document "Peregrine

Falcon Habitat Management in the National Forests of New Mexico," prepared for the United States Forest Service (Johnson 1994). LANL biological resources SMEs added explosives detonation, other light production, and other noise production to provide the most comprehensive list of activities possible, thereby reducing the need for individual review of activities for ESA compliance. The categories of activities are people, vehicles, aircraft, other light production, other noise production, and explosives detonation. LANL biological resources SMEs have defined low, medium, and high levels of impact for these activities except for explosives detonation. Activity levels for explosives detonation have been designed to follow the guidelines agreed upon by LANL, DOE, and USFWS in the DARHT BA (Keller and Risberg 1995). Restrictions on explosives detonation are described in the definition of the activity, but are not included in the Activity Table (Table 1, Section 4.5.2). These six categories of activities are restricted only in AEIs that are classified as occupied.

People—includes any entry of people into an AEI on foot.

- Low impact is the presence of three or fewer people per project and duration of one day or less during a breeding season.
- Medium impact is the exceedance of either the number of people or the duration criteria.
- High impact is the exceedance of both the number of people and the duration criteria.

Vehicles—includes the entry of any two-axle highway vehicle, all-terrain vehicle, or motorized machinery into an AEI by any route other than a paved road or an improved gravel road.

- Low impact is the presence of two or fewer vehicles per project and duration of one day or less during a breeding season.
- Medium impact is the exceedance of either the number of vehicles or the duration criteria.
- High impact is the exceedance of both the number of vehicles and the duration criteria.

Aircraft—includes the operation of any aircraft below an elevation of 600 m (2,000 ft) above the highest ground level in the local vicinity.

- Low impact is the presence of one single-engine airplane and the duration of one day or less during a breeding season.
- Medium impact is the exceedance of either the number of aircraft or the duration criteria.
- High impact is the exceedance of both the number of aircraft and the duration criteria.

Any use of helicopters, jet airplanes, and propeller airplanes with two or more engines is classified as medium impact or above, depending on duration.

Other Light Production—includes any activity not previously listed that causes additional light to occur in an AEI core area. For example, plans for construction of a new building at the edge of a developed area may call for lighting at night to facilitate nighttime work that impacts an undeveloped core area.

- Low impact is the increase of light intensity by ≤ 0.05 fc and a duration of one night or less per project per breeding season.
- Medium impact is the exceedance of either the intensity or duration criteria.
- High impact is the exceedance of both the intensity and duration criteria.

Measurements for increases in light are taken at the AEI core area boundary closest to the light source if the source is outside the core and at 10 m (33 ft) from the source if the source is inside the core. Light measurements for developed areas are taken at the edge of the developed area if the developed area is within an AEI core or at the closest core boundary if the developed area is outside of an AEI core.

Other Noise Production—includes any activity not previously listed except for explosives detonation that causes additional noise to occur in an AEI. For example, operation of machinery creates noise.

- Low impact is increasing noise levels in an AEI core by 6 dB(A) or less for one day or less per project per breeding season.
- Medium impact is the exceedance of either the level or the duration criteria.
- High impact is the exceedance of both the level and the duration criteria.

Measurements for increases in noise are taken at the AEI core boundary closest to the noise source if the source is outside the core and at 10 m (33 ft) from the source if the source is inside the core. Noise measurements for developed areas are taken at the edge of the developed area if the developed area is within an AEI core or at the closest core boundary if the developed area is outside of an AEI core.

Explosives Detonation—includes the use of high explosives for any purpose. LANL biological resources SMEs did not define low, medium, and high levels of this activity because of the difficulty of determining levels for a shot before actually doing the shot. For the purpose of explosives detonation near Mexican Spotted Owl AEIs, occupied habitat is defined as the area within 400 m (1,312 ft) of the current year's nest/roost sites or the previous year's nest site if a current site has not been identified. No explosives detonation will take place within 400 m (1,312 ft) of nest/roost sites in occupied habitat between March 1 and August 31. Explosives detonation at night at sites within 400 to 800 m (1,312 to 2,624 ft) of a nest site in occupied habitat is restricted to once a month from March 1 and August 31. There are no restrictions on daytime explosives testing between 400 and 800 m (1,312 to 2,624 ft). There are no restrictions between September 1 and February 28 or in unoccupied habitat. Explosives detonation adjacent to AEIs that have not previously been recorded by LANL as occupied will have no restrictions unless surveys detect Mexican Spotted Owls. Explosives tests not allowed under the guidelines of this site plan must be individually reviewed for ESA compliance.

4.5.2 Activity Table

The dates shown in the Activity Table (Table 1) are the dates between which the activity in the row is restricted under the guidelines of this site plan. All AEIs are considered occupied from March 1 to August 31 or until surveys show an AEI to be unoccupied. If owls are detected, AEIs

are considered occupied until August 31 within 400 m (1,312 ft) of the nest site. Consult with LANL biological resources SMEs to find out occupancy status of AEIs and what locations are within 400 m (1,312 ft) of nest sites (http://int.lanl.gov/environment/bio/controls/index.shtml).

Table 1. Restrictions on Activities in Undeveloped Occupied Mexican Spotted Owl AEIs

		Core	Buffer
People		- W	7/
	Low	No Restrictions*	No Restrictions
	Medium	March 1 to August 31	No Restrictions
	High	March 1 to August 31	No Restrictions
Vehicles			
	Low	No Restrictions	No Restrictions
	Medium	March 1 to August 31	No Restrictions
	High	March 1 to August 31	No Restrictions
Aircraft		980	
· **	Low	March 1 to August 31	No Restrictions
	Medium	March 1 to August 31	March 1 to May 15
	High	March 1 to August 31	March 1 to August 31
Other Light Product	ion		
	Low	March 1 to August 31	No Restrictions**
	Medium	March 1 to August 31	No Restrictions**
	High	March 1 to August 31	No Restrictions**
Other Noise Product	tion	10.	
	Low	March 1 to August 31	No Restrictions**
	Medium	March 1 to August 31	No Restrictions**
	High	March 1 to August 31	No Restrictions**
Explosives Detonation	on (see text in Se	ection 4.5.1)	71

^{*}Entry is restricted in core areas that are occupied within 400 m (1,312 ft) of the nest site from March 1 to August 31. If the current nest has not been located, entry is restricted within 400 m (1,312 ft) of the previous year's nest site.

4.6 Protective Measures

Summary: This section provides a list of management practices to apply in Mexican Spotted Owl AEIs.

- Timing of projects must take into account that projects in core areas or projects that violate restrictions for occupied buffer areas must stop on February 28 each year until occupancy status of the AEI is determined.
- Every reasonable effort should be made to reduce the noise from explosives testing within 800 m (2,624 ft) of occupied habitat. Methods to reduce noise could include contained shots, noise shields in the direction of AEI cores, etc. For night shots, every reasonable effort should be made to limit the amount of light directed into AEI core areas.

^{**}Noise or light production in the buffer is restricted if the activity would violate core area restrictions on noise or light.

- Put signs on dirt roads and trails leading into AEIs labeling them as restricted access areas and providing a number to contact for access restrictions.
- Keep disturbance and noise to a minimum.
- Avoid unnecessary disturbance to vegetation (e.g., excessive parking areas or equipment storage areas, off-road travel, materials storage areas, crossing of streams or washes).
- Avoid removal of vegetation along drainage systems and stream channels.
- Avoid all vegetation removals not absolutely necessary.
- Appropriate erosion and runoff controls should be employed to reduce soil loss. The controls must be put in place and periodically checked throughout the life of projects.
- All exposed soils must be revegetated as soon as feasible after construction to minimize erosion.
- In the Los Alamos Canyon AEI, development should be focused away from undeveloped areas on the western end of the AEI.

5.0 LEVELS OF DEVELOPMENT IN AEI CORE AND BUFFERS

5.1 Allowable Habitat Alteration in the Buffer Areas

The following quantifications of development and guidance for allowable habitat alteration in buffer areas were published and consulted on in the 1999 version of the HMP. Most AEIs changed in dimensions during the 2005 redelination of the habitats, and many have experienced additional development. Development in buffer habitat was not addressed during the 2005 consultation. Many projects were reviewed and received USFWS concurrence between 1999 and 2014.

LANL biological resources SMEs have provided the current development status for each of the AEIs at the end of each paragraph. The percent developed numbers were derived with the original size of the AEIs.

Cañon de Valle—In 1999, 16.3 ha (40.3 ac, 2.9 percent) of the core was developed and 52.2 ha (129 ac, 6.8 percent) of the DOE-controlled buffer was developed. For this AEI, it was recommended that only an additional 25.30 ha (62.5 ac) of the AEI buffer be developed. The 1999 HMP stated that once this cap is reached or a large-scale project is proposed, additional consultation with USFWS would be required. By 2011, 28 ha (69.2 ac) of the core and 84 ha (207.5 ac) of the buffer had been developed.

Pajarito—In 1999, there were 6.7 ha (16.5 ac, 5.5 percent) of the core developed and 75.1 ha (186.5 ac, 16.7percent) developed in the buffer. LANL biological resources SMEs recommended only an additional 35 ha (86.4 ac) of the buffer be developed before additional USFWS consultations take place. The 1999 HMP stated that once the cap is reached or a single large-scale project is proposed, additional consultation would be required. By 2011, 27 ha (66.7 ac) of the core and 89 ha (220 ac) of the buffer had been developed.

Los Alamos—In 1999, there were 77.16 ha (190 ac) of the core developed and 167.2 ha (413.1 ac) developed in the buffer. For this AEI, LANL biological resources SMEs recommended only an

additional 28.6 ha (70.6 ac, 5.9 percent) of the DOE-owned buffer be developed before additional USFWS consultations take place.

Because this AEI is so heavily developed, additional development was restricted to a few selected areas within the buffer. Development outside of these areas requires individual review for ESA compliance. A large percentage of this AEI was removed in the 2005 and 2013 BAs. By 2011, 94 ha (232.2 ac) of the core and 181 ha (447.3 ac) of the buffer had been developed.

Sandia-Mortandad—In 1999, 98.4 ha (243.2 ac) of this AEI on DOE lands were developed, including 29 ha (71.7 ac, 10.7 percent) of the core and 75.1 ha (185.6 ac, 16.7 percent) of the buffer. For this AEI, LANL biological resources SMEs recommended only an additional 38.1 ha (94.1 ac) of the buffer be developed before additional USFWS consultations take place. Once this cap is reached or a single large-scale project is proposed, additional consultation will be required. By 2011, 45 ha (111.2 ac) of the core and 83 ha (205.1 ac) of the buffer had been developed.

Three Mile—In 1999, 25.3 ha (62.5 ac) of this AEI on DOE lands were developed, including 3.8 ha (9.4 ac, 2.8percent) of the core and 21.5 ha (51.1 ac, 7.3 percent) of the buffer. For this AEI, LANL biological resources SMEs recommended only 64.3 ha (158.8 ac) additional area of buffer be developed before additional USFWS consultations take place. Once this cap is reached or a single large-scale project is proposed, additional consultation will be required. By 2011, 12 ha (29.6 ac) of the core and 37 ha (91.4 ac) of the buffer had been developed.

III. AREA OF ENVIRONMENTAL INTEREST SITE PLAN FOR THE SOUTHWESTERN WILLOW FLYCATCHER

1.0 SPECIES DESCRIPTION—SOUTHWESTERN WILLOW FLYCATCHER

1.1 Status

In 1995, the USFWS designated the Southwestern Willow Flycatcher as a federally endangered species (60 FR 10693). The USFWS most recently designated critical habitat for the Southwestern Willow Flycatcher in 2005 (70 FR 60885). The most recent recovery plan was published for Southwestern Willow Flycatcher in 2002 (USFWS 2002).

1.2 General Biology

The Southwestern Willow Flycatcher is one of four subspecies of the Willow Flycatcher. The historic range of the Southwestern Willow Flycatcher included Arizona, California, Colorado, New Mexico, Texas, Utah, and Mexico. Currently, this flycatcher breeds in riparian habitats from southern California to Arizona and New Mexico, plus southern Colorado, Utah, Nevada, and far western Texas. In winter it is found in southern Mexico, Central America, and northern South America (USFWS 2002).

Southwestern Willow Flycatchers are present in New Mexico from early May through mid-September and breed from late May through late July (Finch and Kelly 1999; USFWS 2002; Yong and Finch 1997). The flycatcher's nesting cycle is approximately 28 days. Three or four eggs are laid at one-day intervals, and incubation begins when the clutch is complete. The female incubates eggs for approximately 12 days, and the young fledge about 13 days after hatching.

Southwestern Willow Flycatchers typically raise one brood per year (USFWS 2002). Because arrival dates vary, northbound migrant Willow Flycatchers (of all subspecies) pass through areas where Southwestern Willow Flycatchers have already begun nesting. Similarly, southbound migrants (of all subspecies) in late July and August may occur where Southwestern Willow Flycatchers are still breeding. Therefore, it is only during a short period of the breeding season (approximately June 15 through July 20) that one can assume that a Willow Flycatcher seen within Southwestern Willow Flycatcher range is probably of that subspecies (USFWS 2002).

The Southwestern Willow Flycatcher only nests along rivers, streams, and other wetlands. It is found in close association with dense stands of willows (*Salix* spp.), arrowweed (*Pluchea* spp.), buttonbush (*Cephalanthus* spp.), tamarisk (*Tamarix* spp.), Russian olive (*Eleagnus angustifolia* L.), and other riparian vegetation, often with a scattered overstory of cottonwood (*Populus* spp.) (USFWS 2002). The size of vegetation patches or habitat mosaics used by Southwestern Willow Flycatchers varies considerably and ranges from as small as 0.8 ha (1.9 ac) to several hundred hectares (Hatten and Paradzick 2003). The Southwestern Willow Flycatcher nests in thickets of trees and shrubs approximately 2 to 15 m (6 to 49 ft) tall, with a high percentage of canopy cover and dense foliage from 0 to 4 m (0 to 13 ft) above ground. Regardless of the plant species composition or height, occupied sites always have dense vegetation in the patch interior (Allison et al. 2003; USFWS 2002).

The Southwestern Willow Flycatcher is an insectivore. It forages within and occasionally above dense riparian vegetation, taking insects on the wing and gleaning them from foliage. The flycatcher's prey includes flies, bees, wasps, ants, beetles, moths, butterflies, grasshoppers, crickets, dragonflies, damselflies, and spiders (Durst et al. 2008; Wiesenborn and Heydon 2007).

1.3 Threats

The current population of Southwestern Willow Flycatchers in the United States is estimated at 1,214 territories (Durst et al. 2006). The distribution of breeding groups is highly fragmented, with groups often separated by considerable distances. This subspecies has suffered declines attributed to extensive loss of its cottonwood-willow habitat and to poor productivity resulting from brood parasitism by Brown-headed Cowbirds (*Molothrus ater*) (USFWS 2002).

2.0 IMPACT OF HUMAN ACTIVITIES

2.1 Introduction

The primary threats to the Southwestern Willow Flycatcher on LANL property are 1) impacts on habitat quality from LANL operations and 2) disturbance of nesting flycatchers. This section includes a review and summary of the known effects of various types of human activities to the Southwestern Willow Flycatcher and an overview of the current levels of activities at LANL within species habitat.

2.2 Impacts on Habitat Quality

2.2.1 Development

Throughout the Southwest, riparian habitats are rare and tend to be small and separated by vast expanses of arid lands. The Southwestern Willow Flycatcher has experienced extensive loss and

modification of its habitat resulting from urban and agricultural development, water diversion and impoundment, channelization of waterways, livestock grazing, off-road vehicle and other recreational uses, and hydrological changes resulting from these and other land uses (USFWS 2002). River and stream impoundments, groundwater pumping, and overuse of riparian areas have altered as much as 90 percent of the Southwestern Willow Flycatcher's habitat (USFWS 2002). Loss of cottonwood-willow riparian forests has had widespread impact on the distribution and abundance of bird species associated with that forest. Development itself may be tolerated if the habitat is left intact.

Because watercourses at LANL tend to be intermittent to ephemeral, riparian habitat is uncommon. There has been extensive degradation of the riparian zone along the Rio Grande caused by feral cattle grazing and flood control operations of Cochiti Lake. There are other riparian/wetland areas on LANL associated with canyon bottoms, the most significant one being Pajarito wetlands in the lower end of Pajarito Canyon. A major paved road traverses the wetlands area in Pajarito Canyon.

2.2.2 Ecological Risk

There is no specific information on the impact of chemicals on Southwestern Willow Flycatcher.

2.2.2.1 Ecorisk Assessment

LANL completed two ecological risk assessments that included the Southwestern Willow Flycatcher between 1997 and 2009. The ecological risk assessment process involves using computer modeling to assess potential effects to animals from COPCs that have been detected in the environment. The ecological risk assessments concluded that, in general, there is a small potential for effects to Southwestern Willow Flycatcher from COPCs (Gonzales et al. 1998; Gonzales et al. 2009).

An ecotoxicological risk assessment for the Southwestern Willow Flycatcher, centered on the Pajarito wetlands, found that between 7 and 16 percent of 100 hypothetical nest sites examined had hazard indices >1.0 and <10.0, depending on the foraging scenario (Gonzales et al. 1998). This indicates a small potential for impacts from chemicals. The primary chemicals driving the risk scenario were pentachlorophenol, aluminum, radium-226, calcium, and thorium-228. Aluminum, radium, and thorium are naturally occurring substances in northern New Mexico.

2.2.3 Disturbance

2.2.3.1 Pedestrians and Vehicles

There is no specific information on the reactions of Southwestern Willow Flycatchers to pedestrians and vehicles available. The recovery plan for the Southwestern Willow Flycatcher recommends providing protected areas, reducing unpredictable activities providing visual barriers, and reducing noise disturbance (USFWS 2002).

2.2.3.2 Aircraft

There is no specific information on the reaction of Southwestern Willow Flycatchers to aircraft available.

LANL lies within restricted airspace and planes infrequently fly less than 609 m (2,000 ft) above ground level. The County of Los Alamos operates an airport along the northern edge of LANL. The airport is located on the southern rim of Pueblo Canyon. Most flights approach and depart to the east of the airport, over the Rio Grande.

2.2.3.3 Explosives

There is no specific information on the reaction of Southwestern Willow Flycatchers to explosives detonation available. The Southwestern Willow Flycatcher AEI is not located close to any explosives testing sites at LANL.

2.2.3.4 Other Sources of Noise

LANL biological resources SMEs do not have good information on the effects of noise, including machinery operation, on Southwestern Willow Flycatchers. However, Southwestern Willow Flycatchers are probably not as sensitive to disturbance as some other threatened or endangered species (USFWS 2002). For a description of noise levels at LANL, see Part I, Section 2.2.3.

2.2.3.5 Artificially Produced Light

There is no information on the effects of artificially produced light on Southwestern Willow Flycatchers available. Under the Los Alamos County Code, commercial site development plans are reviewed to ensure that lighting serves the intended use of the site while minimizing adverse impacts to adjacent residential property (Section 16-276). Section 16-276 of the County Code includes light source measurement limitations by zoning district. The code allows off-site light to be 0.5 fc in residential areas. By comparison, full moonlight measures 0.1 fc, and a crescent moon was measured at 0.01 fc.

3.0 AEI GENERAL DESCRIPTION FOR SOUTHWESTERN WILLOW FLYCATCHER

The AEI consists of two types of areas—core and buffer. Core areas represent wetland areas with suitable vegetation for nesting, primarily dense willows. The buffer area is the area within 100 m (328 ft) of core areas. The Southwestern Willow Flycatcher AEI on LANL consists of two separate core areas. For purposes of this site plan, both core areas and associated buffers are considered one AEI unit.

3.1 Method for Identifying the Southwestern Willow Flycatcher AEI

The core areas were defined by the presence of riparian habitat and suitable wetland vegetation. These areas were identified in 1994 during a survey of wetlands at LANL and mapped using a global positioning system receiver. Wetlands without stands of dense willows at least 2 m (7 ft) tall and 30 m (98 ft) wide were not included in the AEI. The buffer area is the area within 100 m (328 ft) of the core areas.

3.2 Location of the Southwestern Willow Flycatcher AEI

LANL has one AEI for Southwestern Willow Flycatcher. It is composed of two core areas with associated buffers. The AEI core areas are located in the bottom of Pajarito Canyon, on the eastern side of LANL adjacent to Pajarito Road and State Road 4. The boundaries of the Southwestern

Willow Flycatcher AEI are maintained in the biological resources program GIS database at LANL.

4.0 AEI MANAGEMENT

4.1 Overview

This AEI management section provides guidelines for LANL operations to reduce or eliminate the threats to the Southwestern Willow Flycatcher from 1) habitat alterations that reduce habitat quality and 2) disturbance of breeding or potentially breeding flycatchers. Habitat alterations are considered for all AEIs and for both core and buffer areas. Disturbance activities to flycatchers are considered only for occupied AEIs and only for impacts on core areas. Developed areas (see Part I, Section 2.3) with ongoing baseline levels of activities and are not suitable habitat for Southwestern Willow Flycatchers have different restrictions than undeveloped core or buffer areas. Therefore, the location of the disturbance activity within the AEI, the occupancy status of the AEI, and the type of activity all affect whether or not the activity is allowable. AEIs for different species may overlap, and an activity must meet the guidelines of all applicable site plans to be allowable. Protective measures are described as management practices that should be followed when working in AEIs.

4.2 Definition and Role of Occupancy in AEI Management

Summary: The occupancy status of an AEI affects what disturbance activities are allowable in different areas (core, buffer, developed) of the AEI. The Southwestern Willow Flycatcher AEI is considered occupied during May 15 through September 15 or until the surveys show the AEI to be unoccupied. See the Activity Table (Table 2, Section 4.5.2) for restrictions on occupied undeveloped core and buffer areas, and Part I, Section 2.3 for restrictions on developed areas.

Occupancy simply refers to whether or not an AEI is occupied during a species' period of sensitivity. For Southwestern Willow Flycatchers, LANL biological resources SMEs are primarily concerned with protecting the birds from disturbance during the breeding season. Because individuals may colonize suitable habitat, the Southwestern Willow Flycatcher AEI is treated as though it is occupied from May 15 through September 15 or until surveys show an AEI to be unoccupied. Southwestern Willow Flycatcher surveys are conducted during May, June, and July. Because Southwestern Willow Flycatchers migrate south for the winter, the AEI is treated as unoccupied from September 16 to May 14.

The occupancy status of an AEI affects what activities are allowable in the AEI. Although activities causing habitat alterations are always restricted, disturbance activities are restricted only in occupied AEIs. Table 2 provides dates and levels of disturbance activities allowable in the occupied Southwestern Willow Flycatcher AEI under the guidelines of this site plan. The dates in Table 2 indicate the time period during which the activity is restricted. Contact a LANL biological resources SME to find out the current occupancy status of an AEI (http://int.lanl.gov/environment/bio/controls/index.shtml).

4.3 Introduction to AEI Management Guidelines

Summary: The habitat alterations section (Section 4.4) and the activities section (Section 4.5) gives the guidelines for habitat alteration and disturbance activities, respectively, for the

Southwestern Willow Flycatcher AEI. The flow chart (see Figure 1) provides a quick reference to determine what, if any, guidelines need to be consulted for a specific activity. Protective measures give management practices that should be applied when working or considering work in AEIs. LANL biological resources SMEs are available to answer questions and provide advice (http://int.lanl.gov/environment/bio/controls/index.shtml).

Sections 4.4 and 4.5 provide the guidelines for habitat alterations and allowable activities in AEI core and buffer areas. The flow chart (see Figure 1) provides a quick reference that should be used to determine whether a project or activity will affect an AEI and what sections of the site plan need to be consulted. The section on habitat alterations (Section 4.4) describes what and where habitat alterations are allowed under the guidelines of this site plan. The section and table on allowable activities (Section 4.5 and Table 2) describe what, when, and where disturbance activities are allowed in occupied AEIs under the guidelines of this site plan. If an activity does not meet the restrictions given in the guidelines, the activity must be individually reviewed for ESA compliance. This site plan only provides guidelines for the Southwestern Willow Flycatcher AEI. If an activity is desired in an area with overlapping AEIs, all applicable site plans must be consulted. Section 4.6 describes management practices that should be applied when working or considering work in an AEI. LANL biological resources SMEs are available to help interpret site plans and answer questions (http://int.lanl.gov/environment/bio/controls/index.shtml).

4.4 Definition of and Restrictions on Habitat Alterations

4.4.1 Definition of Habitat Alterations

Habitat alteration includes any action that alters over the long-term the soil structure, vegetative components necessary to the species, prey quality and quantity, water quality, hydrology, or noise or light levels in undeveloped areas of an AEI. Long-term means the alteration lasts for more than one year. Habitat alteration includes any activity that removes vegetative components important to the Southwestern Willow Flycatcher (primarily trees and shrubs). An actual activity may take place outside of the AEI and will be considered habitat alteration if consequences of the activity have effects inside the AEI core.

The habitat components most important to flycatchers include vegetative structure, food quality and quantity, and disturbance levels, including noise and light. The thickets of certain trees and shrubs along wetlands are important because they provide roost sites and a suitable habitat for nesting and foraging.

4.4.2 Fuels Management Practices to Reduce Wildfire Risk

Thinning within undeveloped buffer areas may include trees of any size to achieve 7.6 m (25 ft) spacing between tree crowns. However, clear cutting is not allowed in undeveloped buffer areas. No fuels management practices are allowed in core areas. Habitat alterations including thinning are not restricted in developed areas. All fuels management activities in developed and buffer areas must follow the guidelines in the Activity Table (Table 2, Section 4.5.2) if the AEI is occupied.

4.4.3 Utility Corridors

Habitat alterations such as cutting down trees that threaten power lines are allowed within 8 m (26 ft) of either side of an existing utility line in all areas of an AEI (Trujillo and Racinez 1995).

New utility lines and utility lines requiring clearance of a right-of-way greater than 16 m (52 ft) total must be individually reviewed for ESA compliance. Disturbance activities must follow the guidelines given in the Activities Table for occupied AEIs.

4.4.4 Restrictions on Habitat Alterations

Summary: Habitat alterations other than the utility corridor maintenance described above are not allowed in undeveloped core areas under the guidelines of this site plan. Habitat alteration in buffers is limited. If a project or activity is planned that would alter habitat in an undeveloped core area, it must be individually evaluated for ESA compliance. Habitat alterations in a buffer area other than fuels management activities or utility corridor maintenance must be reported to a LANL biological resources SME for tracking (http://int.lanl.gov/environment/bio/controls/index.shtml).

4.5 Definition of and Restrictions on Disturbance Activities

4.5.1 Definition of Disturbance Activities

LANL biological resources SMEs considered five categories of activities that might cause disturbance in an AEI. Most of the categories were first identified in the document "Peregrine Falcon Habitat Management in the National Forests of New Mexico" prepared for the U.S. Forest Service (Johnson 1994). Other light production and other noise production were included to provide the most comprehensive list of activities possible, reducing the need for individual review of activities for ESA compliance. The categories of activities are people, vehicles, aircraft, other light production, and other noise production. The impact of explosives detonation on this species is not considered here because there are no explosives testing sites within 2 km (1.25 mi) of potential nesting habitat. Low, medium, and high levels of impact for these activities are considered here. The following categories of activities are restricted only in AEIs that are classified as occupied.

People—includes any entry of people into an AEI on foot.

- Low impact is the presence of three or fewer people per project and duration of one day or less during a breeding season.
- Medium impact is the exceedance of either the number of people or the duration criteria.
- High impact is the exceedance of both the number of people and the duration criteria.

Vehicles—includes the entry of any two-axle highway vehicle, all-terrain vehicle, or motorized machinery into an AEI by any route other than a paved road or an improved gravel road.

- Low impact is the presence of two or fewer vehicles per project and duration of one day or less during a breeding season.
- Medium impact is the exceedance of either the number of vehicles or the duration criteria.
- High impact is the exceedance of both the number of vehicles and the duration criteria.

Aircraft—includes the operation of any aircraft below an elevation of 600 m (2,000 ft) above the highest ground level in the local vicinity.

- Low impact is the presence of one single-engine airplane and duration of one day or less during a breeding season.
- Medium impact is the exceedance of either the number of aircraft or the duration criteria.
- High impact is the exceedance of both the number of aircraft and the duration criteria.

Any use of helicopters, jet airplanes, and propeller airplanes with two or more engines is classified as medium impact or above, depending on duration.

Other Light Production—includes any activity not previously listed that causes additional light to occur in an AEI core area (e.g., plans for construction of a new building at the edge of a developed area may call for lighting at night to facilitate nighttime work that impacts an undeveloped core area).

- Low impact is the increase of light intensity by up to 0.05 fc and a duration of one night or less per project per breeding season.
- Medium impact is the exceedance of either the intensity or duration criteria.
- High impact is the exceedance of both the intensity and duration criteria.

Measurements for increases in light are taken at the AEI core area boundary closest to the light source, if the source is outside the core, and at 10 m (33 ft) from the source if the source is inside the core. Light measurements for developed areas are taken at the edge of the developed area if the developed area is within an AEI core, or at the closest core boundary, if the developed area is outside of an AEI core.

Other Noise Production—includes any activity not previously listed except for explosives detonation that causes additional noise to occur in an AEI. For example, operation of machinery causes noise.

- Low impact is increasing noise levels in an AEI core by 6 dB(A) or less for one day or less per project per breeding season.
- Medium impact is the exceedance of either the level or the duration criteria.
- High impact is the exceedance of both the level and the duration criteria.

Measurements for increases in noise are taken at the AEI core boundary closest to the noise source if the source is outside the core, and at 10 m (33 ft) from the source if the source is inside the core. Noise measurements for developed areas are taken at the edge of the developed area if the developed area is within an AEI core, or at the closest core boundary if the developed area is outside of an AEI core.

4.5.2 Activity Table

Disturbance activities are of concern only when Southwestern Willow Flycatchers occupy an AEI. The AEI is always considered occupied between May 15 and September 15, or until surveys show the AEI to be unoccupied. The Southwestern Willow Flycatcher AEI is always considered unoccupied between September 16 and May 14, when flycatchers have migrated for the winter.

For occupancy status of an AEI after completion of surveys, contact a LANL biological resources SME (http://int.lanl.gov/environment/bio/controls/index.shtml).

Table 2. Restrictions on Activities in Undeveloped Occupied Southwestern Willow Flycatcher AEI

		Core	Buffer
Restrictions on Occupied Habitat			
People			
	Low	No Restrictions	No Restrictions
	Medium	May 15 to August 15	No Restrictions
	High	May 15 to September 15	No Restrictions
Vehicles			
	Low	May 15 to September 15	No Restrictions
	Medium	May 15 to September 15	No Restrictions
	High	May 15 to September 15	No Restrictions
Aircraft			
	Low	No Restrictions	No Restrictions
	Medium	May 15 to August 15	May 15 to August 15
	High	May 15 to September 15	May 15 to August 15
Other Light/Noise I	Production		
· · · · · · · · · · · · · · · · · · ·	Low	May 15 to September 15	No Restrictions*
	Medium	May 15 to September 15	No Restrictions*
	High	May 15 to September 15	No Restrictions*

^{*}Noise or light production in the buffer is restricted if the activity would violate core area restriction on noise or light.

4.6 Protective Measures

Summary: This section provides a list of management practices to apply in the AEI.

- No wetland vegetation will be removed outside of developed areas.
- Appropriate erosion and runoff controls should be employed to reduce soil loss.
- Avoid unnecessary disturbance to vegetation (e.g., excessive parking areas or equipment storage areas, off-road travel, materials storage areas, crossing of streams or washes).
- Avoid removal of vegetation along drainage systems and stream channels.
- Avoid all vegetation removals not absolutely necessary.
- Appropriate erosion controls must be put in place and periodically checked throughout the life of any projects.
- All exposed soils must be revegetated as soon as feasible after disturbance to minimize erosion.

5.0 SOUTHWESTERN WILLOW FLYCATCHER AEI DESCRIPTION

5.1 Pajarito Canyon Southwestern Willow Flycatcher AEI

5.1.1 Allowable Habitat Alteration in the Buffer Area

Since the purpose of the buffer area is to help maintain the core area as suitable Southwestern Willow Flycatcher habitat, habitat alteration in the buffer area will be extremely limited. There are two areas in which restrictions on habitat alteration are relaxed.

- 1. The mesa top of Mesita del Buey. This mesa top can be developed as long as restrictions on impacts to the core area are met.
- 2. Pajarito Road within the AEI. Mowing of upland vegetation is allowed up to 5 m (15 ft) from Pajarito Road, or to the fence, if the fence is within 9 m (30 ft). Vegetation must cover the roadsides to prevent sediment runoff, so mowed plants should be at least 5 cm (2 in) high. LANL biological resources SMEs encourage the growth of willow throughout the AEI—even the area along Pajarito Road—to enhance habitat. If, within this area, it is absolutely necessary to remove new willow growth (i.e., to improve visibility for human safety), LANL biological resources SMEs recommend that only willows at or above the level of the roadway surface be mowed.

IV. AREA OF ENVIRONMENTAL INTEREST SITE PLAN FOR THE JEMEZ MOUNTAINS SALAMANDER

1.0 SPECIES DESCRIPTION—JEMEZ MOUNTAINS SALAMANDER

1.1 Status

The Jemez Mountains Salamander (*Plethodon neomexicanus*) was listed in New Mexico as endangered under the Wildlife Conservation Act of New Mexico in 2006 (NMDGF 2006). In September 2012 the USFWS proposed the Jemez Mountains Salamander as endangered under the ESA (FR 2012) and the final listing as endangered was on 10 September 2013 (FR 2013a)

1.2 General Biology

The Jemez Mountains Salamander is endemic to the Jemez Mountains of north-central New Mexico and is found in Los Alamos, Rio Arriba, and Sandoval counties (Stebbins and Riemer 1950). It is one of two endemic plethodontid salamanders that occur in New Mexico. It occurs predominantly at elevations between 2,130 to 3,430 m (6,988 to 11,254 ft) in mixed-conifer forest with greater than 50 percent canopy cover consisting mainly of Douglas fir (*Pseudotsuga menziesii* [Mirb.] Franco), blue spruce (*Picea pungens* Engelm.), Engelmann spruce (*Picea engelmannii* Parry ex Engelm.), white fir (*Abies concolor* [Gord. & Glend.] Lindl. ex Hildebr.), limber pine (*Pinus flexilis* James), ponderosa pine, and quaking aspen (*Populus tremuloides* Michx.). The ground surface in forest areas has (a) moderate to high volumes of large fallen trees and other woody debris, especially coniferous logs at least 25 cm (10 in) in diameter, particularly Douglas fir, which are in contact with the soil in varying stages of decay from freshly fallen to nearly fully decomposed; or (b) structural features, such as rocks, bark, and moss mats that provide

the species with food and cover. Underground habitat in forest or meadow areas contains interstitial spaces provided by (a) igneous rock with fractures or loose rocky soils, (b) rotted tree root channels, or (c) burrows of rodents or large invertebrates (Degenhardt et al. 1996; FR 2013b).

Plethodontid salamanders, which lack both lungs and gills, breathe through the mucous membranes in their mouth and throat and through their moist skin. The Jemez Mountains Salamander is completely terrestrial and does not use standing surface water for any life stage (FR 2012). Present in its habitat year-round, the Jemez Mountains Salamander spends most of its life underground, but can be found on the surface when conditions are warm and wet, approximately July through October. During this time, the Jemez Mountains Salamander can be found under rocks, bark, and moss mats and inside and under logs (Ramotnik 1986, Everett 2003). The Jemez Mountains Salamander eats invertebrates, including ants, mites, and beetles, and is thought to lay its eggs underground (FR 2013b).

1.3 Threats

Principal threats to habitat include historical fire exclusion and suppression and severe wildland fires; forest composition and structure conversions; post-fire rehabilitation; forest and fire management; roads, trails, and habitat fragmentation; recreation; and disease (FR 2012).

2.0 IMPACT OF HUMAN ACTIVITIES

2.1 Introduction

Primary threats to the Jemez Mountains Salamander on LANL property are impacts to habitat quality or destruction of individual salamanders caused by LANL or Los Alamos County operations. Forested LANL property is also subject to impacts from severe wildland fire and wildfire suppression.

2.2 Impacts on Habitat Quality

2.2.1 Development

Property at LANL varies from remote isolated land to heavily developed and/or industrialized. Most of the large developed areas at LANL are found on mesa tops, generally in the northern and western portion of LANL. The areas of Jemez Mountains Salamander habitat currently most impacted by development occur in Los Alamos Canyon. There is a secondary paved road (West Road) in the bottom of the canyon that exits the canyon on the north-facing slope through Jemez Mountains Salamander habitat. The canyon bottom also contains a recreational ice rink operated by Los Alamos County on an inholding owned by Los Alamos County. Development that reduces the occurrence of primary constituent elements of Jemez Mountains Salamander in core habitat would likely have a negative impact on the species.

2.2.2 Pedestrians and Vehicles

Many canyon bottoms and mesa tops at LANL have dirt roads traversing them. Most of these roads are gated; however, many of these roads are accessible to LANL employees and the public on foot or by bike. Some areas, such as Los Alamos Canyon, are frequently used by hikers and dog owners on active and historic trails which traverse the canyon, through Jemez Mountains

Salamander habitat in places. Maintenance of roads and trails in the habitat may have a negative impact on the species.

2.2.3 Severe Wildland Fire and Wildfire Suppression

Stand-replacing wildfires significantly change forest composition and structure, and reduce canopy cover. Even ground wildfires may reduce the volume of fallen logs and large woody debris. Large areas of historic Jemez Mountains Salamander habitat have been impacted by stand-replacing wildfires associated with current forest stocking conditions, drought, and high temperatures (FR 2012). Forested habitats on LANL are also subject to severe wildland fires. To mitigate wildfire risks, some areas of LANL have been treated for fuels reduction and creation of fuel breaks both pre-emptively and during active wildfire suppression. Both wildfires and wildfire suppression activities can negatively impact the primary constituent elements of Jemez Mountains Salamander core habitat.

2.3 Impacts on Individual Salamanders

2.3.1 Disease

The amphibian pathogenic fungus *Batrachochytrium dendrobatidis* (Bd) was found in a wild-caught Jemez Mountains Salamander in 2003 (Cummer et al. 2005) on the east side of the species' range and again in another Jemez Mountains Salamander in 2010 on the west side of the species' range (FR 2012). Bd causes the disease chytridiomycosis, whereby the Bd fungus attacks keratin in amphibians. In adult amphibians, keratin primarily occurs in the skin. The symptoms of chytridiomycosis can include sloughing of skin, lethargy, morbidity, and death. Chytridiomycosis has been linked with worldwide amphibian declines, die-offs, and extinctions, possibly in association with climate change (Pounds et al. 2006). Chytridiomycosis may be a threat to the Jemez Mountains Salamander because this disease is a threat to many other species of amphibians and the pathogen has been detected in the Jemez Mountains Salamander (FR 2012).

As part of a cooperative study with the New Mexico Department of Game and Fish between 2007 and 2013, various amphibian species including the canyon tree frog (*Hyla arenicolor*), western chorus frog (*Pseudacris triseriata*), Woodhouse's toad (*Anaxyrus woodhousii*), tiger salamander (*Ambystoma tigrinum*), and Jemez Mountains Salamander were tested for Bd infection at LANL. To date, all sampling has been negative for Bd infection (Fresquez et al. 2013).

2.3.2 Destruction of Individual Salamanders

During periods of the year when Jemez Mountains Salamander are on the soil surface, when conditions are warm and wet (generally July to October), they are vulnerable to injury and mortality from soil-disturbing activities, including operation of heavy equipment in core habitat. They also are at risk to be found and collected by people.

3.0 AEI GENERAL DESCRIPTION FOR JEMEZ MOUNTAINS SALAMANDER

The AEI consists of two areas, a core area and a buffer area. The core habitat is defined as suitable habitat where the Jemez Mountains Salamander occurs or may occur at LANL. The core habitat consists of sections of north-facing slope that contain the required micro-habitat to support Jemez

Mountains Salamander. The buffer area is 100 m (328 ft) wide extending outward from the edge of the core area.

3.1 Method for Identifying a Jemez Mountains Salamander AEI

The first step in identifying potential Jemez Mountains Salamander at LANL was to use a GIS to model habitat. Early modeling efforts by Hathcock (2008) identified areas of potential habitat and that model was further refined. The following parameters were modeled in the GIS:

• Elevation: 7,000 ft (2,150 m) and above

Slope: Greater than 20 degrees

• Aspect: north-facing +/- 20 degrees

• Land cover: Mixed conifer

Land use: Undeveloped

• Modeled habitat is only selected if it is greater than five contiguous 30×30 m (98×98 ft) pixels in size

Once this habitat layer was developed, a second layer was modeled that examined the level of shade in the habitat, also known as an illumination index. Since the Jemez Mountains Salamander needs cool moist conditions, an illumination index model would further highlight areas where this habitat type may occur or further reinforce the areas selected by the GIS modeling. The illumination index describes the amount and extent of solar radiation reaching the Earth's surface at a given point. This takes into account the topography that may cast shadows. The illumination model was developed using the 5 m (16 ft) resolution digital elevation model hillshade and using the Surface toolbox in ArcToolbox (Environmental Science Research Institute, Redlands, California) using the highest height of the sun on June 21 at 1:00 pm, altitude of 74.4 and Azimuth of 178.4, when the sun would be at its maximum height. These procedures were based on work done by Reilly et al. (2009).

Once this modeling was complete, LANL biological resources SMEs performed field validation to verify the suitability of the modeled habitat. The goal was to verify that mixed conifer was still the dominant cover class in the selected area. The GIS analysis used data from a landcover map created by McKown et al. (2003). There have been changes in habitat since this landcover map was published from fire and extreme drought effects. Since LANL is on the extreme edge of Jemez Mountains Salamander lower elevational range, a key component in this part of its range is soil moisture content. During field validation, evidence of a moist mixed conifer habitat versus a dry mixed conifer habitat was noted. One of the key indicators used to delimit areas of moist versus dry mixed conifer during the field validation was the presence of white fir (Evans et al. 2011) combined with a high canopy cover.

Field validation of the model occurred in May 2013, or decisions were based on earlier field visits to the sites from other projects. Each field validation consisted of LANL biological resources SMEs walking down all of the modeled habitat polygons to look for the presence of indictor features. If a polygon of modeled habitat contained white fir, indicating a moist wet conifer type habitat, a high canopy closure, and other signs of high habitat quality such as dead logs, moss or

other areas that could be used as cover by the Jemez Mountains Salamander, then the polygon was marked for retention in the final core habitat. Polygons that did not contain the necessary habitat requirements were omitted.

After the field validation was complete, the final core habitat boundaries that LANL would recognize were hand digitized using ArcGIS (Environmental Science Research Institute, Redlands, California) by LANL biological resources SMEs in and around the validated modeled polygon and areas between polygons if appropriate. The final identified core habitat at LANL occurs on the north-facing slopes of canyons. Toward the rim of the canyon the core boundaries end where the mixed conifer ends. In the canyon bottoms the core boundary extends to the edge of the stream channel. The upstream and downstream core boundaries end where the mixed conifer ends. A buffer habitat was extended around the core to a distance of 100 m (328 ft) outward. The LANL Fenton Hill satellite facility in the Jemez Mountains off of New Mexico Highway 126 is on land leased to DOE by the Santa Fe National Forest. The entire footprint is considered to be developed core habitat for the Jemez Mountains Salamander, since proposed critical habitat is adjacent to the facility.

3.2 Location and Number of Jemez Mountains Salamander AEIs

The identified Jemez Mountains Salamander core habitats were grouped by canyon system into AEIs, which contain contiguous and noncontiguous habitat areas. The largest contiguous section of habitat at LANL is in Los Alamos Canyon. There are two noncontiguous areas of habitat in Two-mile Canyon, four in Pajarito Canyon, one contiguous area in Cañon de Valle, and the entire Fenton Hill facility.

4.0 AEI MANAGEMENT

4.1 Overview

This AEI management section provides guidelines for LANL operations to reduce or eliminate the threats to the Jemez Mountains Salamander from habitat alterations that reduce habitat quality. Habitat alterations are considered for all AEIs and for both core and buffer areas. Developed areas that have ongoing baseline levels of activities and are not suitable habitat for Jemez Mountains Salamander have different restrictions than undeveloped core or buffer areas. AEIs for different species may overlap, and an activity must meet the guidelines of all applicable site plans to be allowable. Protective measures are described as management practices that should be followed when working in AEIs.

4.2 Definition and Role of Occupancy in AEI Management

Occupancy simply refers to whether or not an AEI is occupied by the Jemez Mountains Salamander. The Los Alamos Canyon AEI is known to be occupied based on past surveys. Surveys for the Jemez Mountains Salamander are known to have a very low detection rate for occupied areas, so at LANL all AEIs are assumed to be occupied at all times. If needed, site-specific surveys will be conducted by federally permitted LANL biological resources SMEs.

4.3 Definition and Role of Developed Areas in AEI Management

Developed areas include all building structures, paved roads, improved gravel roads, and paved and unpaved parking lots. The majority of Jemez Mountains Salamander core habitat is in undeveloped areas, except for the satellite facility at Fenton Hill and a small amount of habitat in Los Alamos Canyon where West Road crosses the habitat. Generally, developed areas will not have restrictions; however, some of the undeveloped sections within the footprint of Fenton Hill may have restrictions because they may contain Jemez Mountains Salamanders when they move to the surface between July and October. Any project that occurs within developed core habitat will be evaluated by LANL biological resources SMEs for ESA compliance.

4.4 General Description of Core and Buffer Areas and Allowable Area Development

The purpose of buffer areas is to protect core areas from habitat degradation. The current levels of development in buffer and core areas represent baseline conditions for this site plan. No further development is allowed in the core area under the guidelines of this site plan. Any development in a buffer area will be reviewed by LANL biological resources SMEs to ensure that there are no impacts to the core habitat.

4.5 Emergency Actions

If safety and/or property are immediately threatened by something occurring within an AEI (for example, wildfire, water line breakage, etc.) please contact a LANL biological resources SME (1-505-665-3366) as soon as possible. If the emergency occurs outside of regular business hours, contact the Emergency Management Office (1-505-667-6211). This office will then communicate with the appropriate LANL personnel.

4.6 Introduction to AEI Management Guidelines

Section 4.7 provides the guidelines for habitat alterations and allowable activities in AEI core and buffer areas. It describes what and where habitat alterations are allowed under the guidelines of this site plan. If an activity does not meet the restrictions given in the guidelines, the activity must be individually reviewed for ESA compliance. This site plan only provides guidelines for the Jemez Mountains Salamander AEIs. If an activity is desired in an area with overlapping AEIs, all applicable site plans must be consulted. AEI maps show the location of all AEIs in an area. LANL biological resources SMEs are always available to help interpret site plans and answer questions (http://int.lanl.gov/environment/bio/controls/index.shtml).

4.7 Definition of and Restrictions on Habitat Alterations

4.7.1 Definition of Habitat Alterations

Habitat alteration includes any action that alters the soil structure, vegetative components necessary to the species, water quality, or hydrology in undeveloped areas of an AEI. An actual activity may take place outside of the AEI and will be considered habitat alteration if consequences of the activity have effects inside the AEI core. Habitat alterations would also include soil pits for soil samples deeper than 15 cm (6 in) using either hand or mechanized augers. Any activity that might disturb the soil will need to be reviewed by LANL biological resources SMEs.

The habitat components most important to the Jemez Mountains Salamander include soil structure and vegetative structure. The forest structure within an area designated as a Jemez Mountains Salamander AEI is important because it provides the necessary moist, cool microclimate.

4.7.2 Fuels Management Practices to Reduce Wildfire Risk

One of the primary threats to the Jemez Mountains Salamander is wildfire (FR 2012), but they also require habitat with a high canopy cover which makes fuels reduction challenging. Within undeveloped core areas, thinning trees to a level of 80 percent canopy cover or higher is approved. Trees may not be thinned below 80 percent canopy cover without further ESA review by LANL biological resources SMEs. Large logs on the ground should be left in place and not chipped. Understory thinning that does not reduce total canopy cover below 80 percent is permitted. Large trees that are felled should be left as large logs on the ground. Smaller trees and understory shrubs that may be thinned should be dispersed and left on-site to aid in soil moisture retention. Thinning activities should not occur during the rainy season between July to October (or when freezing temperatures begin, whichever comes first) when the Jemez Mountains Salamander is found on the surface.

In buffer areas, thinning of trees can occur to the current LANL-approved prescription level (LAAO 2000). LANL biological resources SMEs are available to provide guidance and mark trees for thinning (http://int.lanl.gov/environment/bio/controls/index.shtml).

4.7.3 Utility Corridors

Habitat alterations such as cutting down trees that threaten power lines are allowed within 8 m (26 ft) of either side of an existing electrical utility line at LANL under existing guidelines and engineering controls (Hathcock 2013). This level is approved in all areas of an AEI. New utility lines and utility lines requiring clearance of a right-of-way greater than 16 m (52 ft) total in core habitat must be individually reviewed for ESA compliance.

4.7.4 Restrictions on Habitat Alterations

Habitat alterations other than the fuels management practices and utility corridor maintenance described above are not allowed in undeveloped core areas under the guidelines of this site plan. If a project or activity is planned that would alter habitat in an undeveloped core area, it must be individually evaluated for ESA compliance. Habitat alterations in buffer areas must be reviewed by LANL biological resources SMEs to ensure that there are no impacts to core habitat.

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APPENDIX

Table A-1. The percentage of each food type found in Mexican Spotted Owl food remains at LANL

Species	Relative Abundance
Neotoma spp.	26.22
Peromyscus spp.	10.22
Microtus spp.	4.44
Gophers	4.89
Bats	5.78
Chipmunks	0.89
Rabbits	12.89
Shrews	1.33
Small Mammal	1.33
Medium Mammal	1.78
Medium Bird	8.00
Small Bird	4.89
Nocturnal Birds	0.89
Reptiles	4.89
Arthropods	11.56

Table A-2. Preliminary light measurements in ftc for Mexican Spotted Owl site plan

		Distance from Source			
	Source (street light)	5 m	10 m	15 m	20 m
ftc	3.70	2.28	1.20	0.62	0.32

K-2, U.S. Fish & Wildlife Concurrence (Biological Assessment of Jemez Mtn Salamander Site Plan)



United States Department of the Interior

FISH AND WILDLIFE SERVICE

New Mexico Ecological Services Field Office 2105 Osuna NE Albuquerque, New Mexico 87113 Phone: (505) 346-2525 Fax: (505) 346-2542

December 9, 2013

Cons. #02ENNM00-2014-I-0014

Geoffrey L. Beausoleil, Acting Manager National Nuclear Security Administration, Los Alamos Field Office Department of Energy Los Alamos, New Mexico 87544

Dear Mr. Beausoleil:

Thank you for your biological assessment entitled, "Biological Assessment of the Effects of Implementing the Jemez Mountains Salamander Site Plan on Federally Listed Threatened and Endangered Species at Los Alamos National Laboratory" (BA); the request for informal consultation and conferencing received on July 25, 2013 and supplemental information supplied in the "Jemez Mountains Salamander (Plethodon neomexicanus) Los Alamos National Laboratory (LANL) Site Plan" (Site Plan); and emails dated November 19 and December 3, 2013. The Department of Energy (DOE) requested concurrence with the determination of effects for the endangered Jemez Mountains salamander (Plethodon neomexicanus) (salamander) pursuant to Section 7(a)(2) of the Endangered Species Act of 1973 (ESA), as amended (16 U.S.C. § 1531 et seq.). Your proposed action consists of implementing the Site Plan, and includes of the incorporation of this Site Plan into LANL's Habitat Management Plan (HMP). The HMP was consulted upon in 1999 (Consultation #2-22-981-336) as the primary mechanism to ensure compliance with the ESA at LANL. The actions described in the Site Plan and analyzed in the BA, and supplemental emails are hereby incorporated by reference. You determined that implementing the Site Plan "may affect, is not likely to adversely affect" the salamander, and includes placing restrictions on certain types of work in areas identified as core habitat for the salamander on LANL property with the purpose of ensuring that effects to the salamander from those actions identified in the Site Plan are insignificant and discountable.

The Site Plan does not include any areas within designated salamander critical habitat, indicating that no critical habitat will be affected. The Site Plan has modeled and field validated the model to identify the areas on LANL property with the highest potential to be occupied by salamanders based on habitat features for the salamander. Each area identified by the modeling is termed "Area of Environmental Interest" (AEI) and consists of a "core area" and a "buffer area". The core area habitat is defined as suitable habitat where the salamander occurs or may occur at LANL. The core area habitat consists of sections of north-facing slope that contain the required

micro-habitat to support salamanders. The buffer area is 328 feet (100 meters) wide extending outward from the edge of the core area. Only the Los Alamos Canyon AEI is known to be occupied based on surveys. Surveys for the salamander are known to have a very low detection rate for occupied areas and DOE has assumed that all AEIs at LANL are occupied at all times by the salamander.

Within the Site Plan, DOE has assessed activities that could cause habitat alteration and includes any action that alters the soil structure, vegetative components necessary to the species, water quality, or hydrology in undeveloped areas of an AEI. If an activity were to take place outside of the AEI the activity will be assessed if it will have effects inside the AEI core. Within the core areas, only activities specified within the Site Plan and those that have no effect in the core areas (e.g. no habitat alterations or effects within the core areas) will be conducted without further consultation with the Service. Habitat alterations also include soil pits for soil samples deeper than 6 inches (15.2 centimeters) using either hand or mechanized augers. Within the Site Plan, DOE is proposing fuels management practices to reduce wildfire risk and maintenance of utility corridors within the AEIs. The likelihood that salamanders may be affected by the actions in the Site Plan is very low. To ensure that effects to the salamander are insignificant and discountable, the Site Plan incorporates the following conservation measures as restrictions to the identified work:

Fuels Management Practices to Reduce Wildfire Risk

- a. Within undeveloped core areas, thinning trees to a level of 80% canopy cover or higher may occur; tree thinning below 80% canopy cover is not part of the action under this consultation.
- b. Large logs on the ground will be left in place and not chipped.
- c. Large trees that are felled will be left as large logs on the ground
- d. When appropriate, smaller trees and understory shrubs that may be thinned will be dispersed and left on-site to aid in soil moisture retention.
- e. In buffer areas, thinning of trees may occur to the current LANL-approved prescription level; clear-cutting will not occur.
- f. Thinning activities will not occur during the rainy season when salamanders are surface active, between July 1 October 31. Thinning activities may occur earlier in October if freezing temperatures are present.
- g. In the unlikely event that a salamander is observed surface active during thinning activities, all activities shall cease, and the Service will be notified.

Utility Corridors

- a. Cutting trees that threaten power lines may occur within 26 feet (8 meters) of either side of an existing utility line at LANL
- b. New utility lines and utility lines requiring clearance of a right-of-way greater than 52 feet (16 meters) total in core habitat is not part of the action under this consultation.

Habitat alterations other than the fuels management practices and utility corridor maintenance described above will not occur in undeveloped core areas under the guidelines of the Site Plan or this consultation. The Service concurs with DOE's determination regarding the salamander for the following reasons:

Within the Site Plan, DOE has placed the above detailed restrictions to ensure that any effects to the salamander and its habitat remain insignificant and discountable. Canopy cover will remain at 80% or greater in undeveloped core areas and fire management actions will occur outside of the salamander surface activity period. Maintaining utility line corridors in areas with existing infrastructure (the utility lines) by removing individual hazard trees is not expected to have any measurable effect on salamanders or their potential habitat. Consequently, we concur that potential effects to the salamander from the proposed action will be insignificant and discountable.

This concludes section 7 consultation regarding the proposed action. If monitoring or other information results in modification or the inability to complete all aspects of the proposed action, consultation should be reinitiated. Please contact the Service if: 1) future surveys detect listed, proposed or candidate species in habitats where they have not been previously observed; 2) the proposed action changes or new information reveals effects of the proposal to listed species that have not been considered in this analysis; or 3) a new species is listed or critical habitat designated that may be affected by the action.

Thank you for your concern for endangered and threatened species and New Mexico's wildlife habitats. In future correspondence regarding this project, please refer to consultation #02ENNM00-2014-I-0014. If you have any questions, please contact Michelle Christman of my staff at (505) 761-4715.

Sincerely,

Wally Murphy
Field Supervisor

CC:

Wildlife Biologist, Cuba Ranger District, Cuba, NM (Attn: Ramon Borrego) Director, New Mexico Department of Game and Fish, Santa Fe, New Mexico

K-3, TA-3 and TA-60 IPac Trust Resource Report

MSGP

IPaC Trust Resource Report

Generated July 27, 2015 07:29 PM MDT



US Fish & Wildlife Service

IPaC Trust Resource Report



Project Description

NAME

MSGP

PROJECT CODE

LXATM-TI5EJ-BAJEQ-3NC5E-SOGYTE

LOCATION

Los Alamos County, New Mexico

DESCRIPTION

Facilities that discharge to Sandia Canyon within TA-3 and TA-60. Industrial facilities subject to the MSGP. July, 2015.



U.S. Fish & Wildlife Contact Information

Species in this report are managed by:

Albuquerque, NM 87113-1001

New Mexico Ecological Services Field Office 2105 Osuna Road Ne

(505) 346-2525

Endangered Species

Proposed, candidate, threatened, and endangered species that are managed by the Endangered Species Program and should be considered as part of an effect analysis for this project.

This unofficial species list is for informational purposes only and does not fulfill the requirements under <u>Section 7</u> of the Endangered Species Act, which states that Federal agencies are required to "request of the Secretary of Interior information whether any species which is listed or proposed to be listed may be present in the area of a proposed action." This requirement applies to projects which are conducted, permitted or licensed by any Federal agency.

A letter from the local office and a species list which fulfills this requirement can be obtained by returning to this project on the IPaC website and requesting an Official Species List from the regulatory documents section.

Amphibians

Jemez Mountains Salamander Plethodon neomexicanus

Endangered

CRITICAL HABITAT

There is final critical habitat designated for this species.

https://ecos.fws.gov/speciesProfile/profile/speciesProfile.action?spcode=D019

Birds

Mexican Spotted Owl Strix occidentalis lucida

Threatened

CRITICAL HABITAT

There is final critical habitat designated for this species.

https://ecos.fws.gov/speciesProfile/profile/speciesProfile.action?spcode=B074

Southwestern Willow Flycatcher Empidonax traillii extimus

Endangered

CRITICAL HABITAT

There is final critical habitat designated for this species.

https://ecos.fws.gov/speciesProfile/profile/speciesProfile.action?spcode=B094

Yellow-billed Cuckoo Coccyzus americanus

Threatened

CRITICAL HABITAT

There is proposed critical habitat designated for this species.

https://ecos.fws.gov/speciesProfile/profile/speciesProfile.action?spcode=B06R

Mammals

New Mexico Meadow Jumping Mouse Zapus hudsonius luteus

Endangered

CRITICAL HABITAT

There is proposed critical habitat designated for this species.

https://ecos.fws.gov/speciesProfile/profile/speciesProfile.action?spcode=A0BX

Critical Habitats

Potential effects to critical habitat(s) within the project area must be analyzed along with the endangered species themselves.

There is no critical habitat within this project area

Migratory Birds

Birds are protected by the <u>Migratory Bird Treaty Act</u> and the Bald and Golden Eagle Protection Act.

Any activity which results in the take of migratory birds or eagles is prohibited unless authorized by the U.S. Fish and Wildlife Service (1). There are no provisions for allowing the take of migratory birds that are unintentionally killed or injured.

You are responsible for complying with the appropriate regulations for the protection of birds as part of this project. This involves analyzing potential impacts and implementing appropriate conservation measures for all project activities.

Bald Eagle Haliaeetus leucocephalus

Bird of conservation concern

Season: Wintering

https://ecos.fws.gov/speciesProfile/profile/speciesProfile.action?spcode=B008

Bendire's Thrasher Toxostoma bendirei

Bird of conservation concern

Season: Breeding

Brewer's Sparrow Spizella breweri

Bird of conservation concern

Season: Migrating

https://ecos.fws.gov/speciesProfile/profile/speciesProfile.action?spcode=B0HA

Brown-capped Rosy-finch Leucosticte australis

Bird of conservation concern

Season: Wintering

Burrowing Owl Athene cunicularia

Bird of conservation concern

Season: Breeding

Cassin's Finch Carpodacus cassinii

Bird of conservation concern

Year-round

Flammulated Owl Otus flammeolus

Bird of conservation concern

Season: Breeding

https://ecos.fws.gov/speciesProfile/profile/speciesProfile.action?spcode=B0DK

Fox Sparrow Passerella iliaca

Bird of conservation concern

Season: Wintering

Golden Eagle Aquila chrysaetos

Bird of conservation concern

Year-round

https://ecos.fws.gov/speciesProfile/profile/speciesProfile.action?spcode=B0DV

Grace's Warbler Dendroica graciae

Bird of conservation concern

Season: Breeding

Juniper Titmouse Baeolophus ridgwayi

Bird of conservation concern

Year-round

Lewis's Woodpecker Melanerpes lewis

Bird of conservation concern

Year-round

Loggerhead Shrike Lanius Iudovicianus

Bird of conservation concern

Year-round

https://ecos.fws.gov/speciesProfile/profile/speciesProfile.action?spcode=B0FY

Mountain Plover Charadrius montanus

Bird of conservation concern

Season: Breeding

https://ecos.fws.gov/speciesProfile/profile/speciesProfile.action?spcode=B078

Olive-sided Flycatcher Contopus cooperi

Bird of conservation concern

Season: Breeding

https://ecos.fws.gov/speciesProfile/profile/speciesProfile.action?spcode=B0AN

Peregrine Falcon Falco peregrinus

Bird of conservation concern

Season: Breeding

https://ecos.fws.gov/speciesProfile/profile/speciesProfile.action?spcode=B0FU

Pinyon Jay Gymnorhinus cyanocephalus

Bird of conservation concern

Year-round

Prairie Falcon Falco mexicanus

Bird of conservation concern

Year-round

https://ecos.fws.gov/speciesProfile/profile/speciesProfile.action?spcode=B0ER

Swainson's Hawk Buteo swainson

Bird of conservation concern

Season: Breeding

https://ecos.fws.gov/speciesProfile/profile/speciesProfile.action?spcode=B070

Williamson's Sapsucker Sphyrapicus thyroideus

Bird of conservation concern

Season: Breeding

https://ecos.fws.gov/speciesProfile/profile/speciesProfile.action?spcode=B0FX

Willow Flycatcher Empidonax traillii

Bird of conservation concern

Season: Breeding

https://ecos.fws.gov/speciesProfile/profile/speciesProfile.action?spcode=B0F6

Refuges

Any activity proposed on <u>National Wildlife Refuge</u> lands must undergo a 'Compatibility Determination' conducted by the Refuge. If your project overlaps or otherwise impacts a Refuge, please contact that Refuge to discuss the authorization process.

There are no refuges within this project area

Wetlands

Impacts to <u>NWI wetlands</u> and other aquatic habitats from your project may be subject to regulation under Section 404 of the Clean Water Act, or other State/Federal Statutes.

Project proponents should discuss the relationship of these requirements to their project with the Regulatory Program of the appropriate <u>U.S. Army Corps of Engineers District</u>.

DATA LIMITATIONS

The Service's objective of mapping wetlands and deepwater habitats is to produce reconnaissance level information on the location, type and size of these resources. The maps are prepared from the analysis of high altitude imagery. Wetlands are identified based on vegetation, visible hydrology and geography. A margin of error is inherent in the use of imagery; thus, detailed on-the-ground inspection of any particular site may result in revision of the wetland boundaries or classification established through image analysis.

The accuracy of image interpretation depends on the quality of the imagery, the experience of the image analysts, the amount and quality of the collateral data and the amount of ground truth verification work conducted. Metadata should be consulted to determine the date of the source imagery used and any mapping problems.

Wetlands or other mapped features may have changed since the date of the imagery or field work. There may be occasional differences in polygon boundaries or classifications between the information depicted on the map and the actual conditions on site.

DATA EXCLUSIONS

Certain wetland habitats are excluded from the National mapping program because of the limitations of aerial imagery as the primary data source used to detect wetlands. These habitats include seagrasses or submerged aquatic vegetation that are found in the intertidal and subtidal zones of estuarles and nearshore coastal waters. Some deepwater reef communities (coral or tuberficid worm reefs) have also been excluded from the inventory. These habitats, because of their depth, go undetected by aerial imagery.

DATA PRECAUTIONS

Federal, state, and local regulatory agencies with jurisdiction over wetlands may define and describe wetlands in a different manner than that used in this inventory. There is no attempt, in either the design or products of this inventory, to define the limits of proprietary jurisdiction of any Federal, state, or local government or to establish the geographical scope of the regulatory programs of government agencies. Persons intending to engage in activities involving modifications within or adjacent to wetland areas should seek the advice of appropriate federal, state, or local agencies concerning specified agency regulatory programs and proprietary jurisdictions that may affect such activities.

There are no wetlands identified in this project area

APPENDIX L Procedures Referenced in the SWPPP

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Next Review Date: 09/30/18



Environment, Safety, Health Directorate

Environmental Protection – Compliance Programs

Quality Procedure

Spill Investigations

Reviewers:

Name:	Organization:	Signature:	Date:
Brian M. Iacona	ENV-CP	Signature on File	08/13/15
Name:	Organization:	Signature:	Date:
Jacob W. Meadows	ENV-CP	Signature on File	08/28/15

Deriva	tive Classifier: 🛛 Un	classified DUSA <u>ENVPRO</u>	
Name:	Organization:	Signature:	Date:
Gian A. Bacigalupa	ENV-CP	Signature on File	08/31/15

Approval Signatures:

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Jacob W. Meadows	ENV-CP, Program Lead	Signature on File	08/31/15
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Responsible Line Manager:	Organization:	Signature:	Date:
Anthony R. Grieggs	ENV-CP, Group Leader	Signature on File	09/30/15

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History of Revisions

Document Number [Include revision number, beginning with Revision 0]	Effective Date [Document Control Coordinator inserts effective date]	Description of Changes [List specific changes made since the previous revision]
0	12/98	New Document.
1	06/00	Annual review, added Cerro Grande fire hazards
2	07/01	Annual review
3	06/03	Annual review
4	04/04	Annual review, changes to HCPs
5	02/07	Annual review, changes to reflect organizational restructure
6	07/08	Annual review
7	09/10	Biennial Review and revision
8	04/11	Removed prerequisites, added note re: on-call spill reporting.
9	07/13	Biennial review and revision, implemented new procedure format.
10	09/30/15	Biennial review and revision, implemented new procedure format. Controlled the updated LANL ENV-CP Unplanned Release Report.

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1.0 PURPOSE

This Environmental Protection Division – Compliance Programs Group (ENV-CP) procedure describes processes and implements requirements for spill investigations.

2.0 SCOPE

This procedure applies to all ENV-CP staff and personnel conducting spill investigations.

2.1 HAZARD REVIEW

The work described in this procedure is <u>field work</u> and has a <u>LOW hazard</u> rating as documented by submittal of a completed <u>ENV Low Hazard Verification form</u>.

3.0 RESPONSIBILITIES

The following personnel require training before implementing this procedure:

• ENV-CP staff and contract personnel who perform spill response and investigation.

Annual re-training to this procedure is required. Specific training requirements will be updated as needed.

The training method for this procedure is required reading and on-the-job training (OJT). The OJT is to be conducted by a Team Leader or person designated as Subject Matter Expert (SME) by the ENV-CP Group Leader. This training will be documented in accordance with ENV-DO-QP-115, Personnel Training.

Actions specified within this procedure, unless proceeded with "should" or "may," are to be considered mandatory (i.e., "shall", "will", "must").

3.1 PREREQUISITES

None

4.0 WORK PROCESSES

Responsibility is to assure the 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. Work requires frequent and unscheduled site visits to any area of the Laboratory during a spill or unplanned release as support staff for the on-scene Security and Emergency Operations (SEO) Incident Commander.

Specific activities associated with Spill Response and Investigation:

- Respond to the spill or unplanned release site;
- Report to the On-Scene SEO Incident Commander and Site Safety Officer;
- Receive site safety requirements;
- Provide decision support;
- Investigate the nature and extent of the spill or unplanned release;

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- Evaluate the potential environmental impact to water quality;
- Report the occurrence to the regulatory agencies, if necessary; and
- Provide support to mitigation plan and implementation.

4.1 FIELD ACTIVITY

If the spill or unplanned discharge is determined to be a non-emergency event by SEO response, such as a release of potable water, perform the following steps:

Step	Action	
1	Perform a site visit in coordination with the Facility	
	Operations Director designee.	
2	Assess potential environmental damage.	
3	Provide mitigation measures and requirements.	
4	Document the event.	
5	Notify regulatory agencies and DOE, if necessary.	
6	Facilitate collection of samples, if necessary.	

For emergency response, perform the following steps:

Step	Action
1	Report to on-scene commander and await instructions.
2	Perform a site visit in coordination with SEO.
3	Adhere to access requirements as developed by the SEO Site Safety Officer and Incident Commander.
4	Identify and document the source and cause of the release.
5	Provide notification and written report if necessary.
6	Facilitate collection of samples if necessary and safe to do so.

If sample collection is required, contact the following sampling personnel:

- ENV-CP
 - NPDES outfall
 - Sanitary treatment solids
- WM-SVS
 - Wastes and chemical spills (liquid, solid, hazardous)
- ADEP Environmental Remediation Division
 - Surface water
 - Storm water runoff
 - Groundwater
 - Sediments

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If WM-SVS will collect the required sample, complete a Request For Analysis (RFA), http://int.lanl.gov/environment/waste/sampling.shtml, to schedule sampling. Specify the analytical suite and turn-around time needed for the sample in the RFA.

4.2 COMMUNICATION

Take a cellular phone that will transmit from the location to be visited. Also take a contact pager to receive messages.

If cellular service is unavailable, use a portable radio set to the appropriate radio frequency.

If in a secure area where cell phone use is prohibited, use the radio. Be sure to have radio checked and authorized for use within secure areas or within the boundaries of the WFO FOD or WX Division. Government-owned cellular phones, with batteries removed, may be brought into the secure area but used only if approval is given by the SEO Incident Commander or FOD or designee. Rules of use for Smartphones and other mobile devices (BlackBerry, iPhones, iPads) can be found on the Computing Communications webpage for mobile devices, http://int.lanl.gov/computing/communications/mobile/index.shtml.

Radio or cellular contact must be established with a designated contact prior to leaving ENV-CP and upon arrival/departure at the site in accordance with ENV-DO-QP-100, General Field Safety.

The Incident Commander can make special communication exceptions.

All photography at LANL must adhere to P217, Controlled Articles.

Wastes generated from activities described in the procedure will be properly characterized, managed, and disposed in accordance with <u>P409</u>, <u>LANL Waste Management</u>, <u>P930-1</u>, <u>LANL Waste Acceptance Criteria</u>, and <u>P403</u>, <u>Environmental Risk Identification and Management</u>.

4.3 FACILITY MANAGEMENT WORK CONTROL REQUIREMENTS FOR FIELD ACTIVITIES

Most field activities performed by the ENV-CP spill response personnel are impacted by facility management work control requirements. Requirements vary between the respective Facility Operations Divisions (FODs) and therefore necessitate ENV-CP response personnel to acquire FOD approval for site access in advance of starting work activities. The exception to this is in response to emergency situations as support to SEO staff.

Should work be required to stop/pause, reference P101-18, *Procedure for Pause/Stop Work*, for guidance.

4.4 FACILITY MANAGEMENT-SPECIFIC ACCESS REQUIREMENTS

4.4.1 HIGH EXPLOSIVES AREAS

TA-16 and TA-11 high explosives areas have specific access requirements. Access inside the security gate requires annual site-specific training. Curricula #5243 must be assigned and all the training courses completed before arriving at TA-16. For access, (normal or after hours) contact the WFO FOD to ensure entry requirements are met and the activity is authorized for the Plan of the Day.

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For access to WFO perimeter gates during normal working hours or after hours, contact TA-15 Access Control at 667-6742 and request permission to enter. A perimeter gate key must be picked up at the TA-15 Access Control office. Note that all outdoor firing will be suspended during entry.

For perimeter gates, prior notification for after-hours entry is also required by SOC. Perform the following steps:

Step	Action
1	Call SOC Los Alamos at 667-4437.
2	Identify yourself to the on duty officer or attendant.
3	Provide the following information: Group, color and make of vehicle (s), which perimeter gate you are entering, and approximate time of arrival and finally, length of stay.

Failure to notify security personnel in advance could result in a security violation against the visiting Team Member.

Provide notification to SOC Los Alamos at 667-4437 when leaving area.

For access to WX areas required during normal or after working hours, perform the following steps:

- Ensure the required security clearance (Q clearance) is held, and
- Contact the FOD or designee for entry requirements.

4.4.2 CHEMISTRY METALLURGY RESEARCH FACILITY ACCESS

For access to the Chemistry Metallurgy Research Facility, perform the following:

- Must have the required L or Q clearance to pass the security gate.
- If access into any of the buildings is necessary, contact CMR Operations Management or the FOD for an escort.
- If responding to an emergency with SEO, ENV-CP staff will be considered part of the SEO response team, met at the access gate, and escorted to the spill site.

4.4.3 TA-3-66 SIGMA FACILITY ACCESS

For access to the Sigma facility (TA-3-66), perform the following:

- For non-emergency responses, obtain prior site-specific training and authorization or contact the FOD for personnel escort and contact the FOD Deployed Environmental Professional.
- For emergency response with SEO, ENV-CP staff will be considered part of the SEO response team, met at the access gate, and escorted to the spill site. Contact the FOD to ensure they are aware of the incident.

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4.5 REGULATORY SPILL REPORTING

If a spill is determined to be a threat to the environment or human health, regulatory and DOE notification may be necessary. Contacts and telephone numbers can be found on Attachment 1, ENV-CP Release Notification Phone List.

If a spill impacts a Solid Waste Management Unit (SWMU) or Area of Concern (AOC), contact ENV-CP and Environmental Remediation (ER) for possible additional notification requirements.

If ENV Division or designated SME personnel determine after a site inspection or verbal notification that a spill is non-reportable to DOE or applicable regulatory agencies, a LANL ENV-CP Unplanned Release Report must be completed (Attachment 2) and submitted to the ENV-CP SME for required documentation.

For ENV Division designated on-call personnel, follow guidance for spill reporting as described in ENV-DO-QP-101, Environmental Reporting Requirements for Releases or Events.

NOTE: On-call representatives are required to follow up in writing (email is sufficient) with the spills program lead regarding all releases during their on-call schedule. If no spills are reported in off-work hours, please confirm in writing with the spills program lead at the end of your on-call schedule.

For additional information concerning spill and unplanned discharge determination and notification requirements, contact the ENV-CP Water Quality Permitting and Compliance Team Leader.

5.0 DOCUMENT CONTROL/RECORDS MANAGEMENT

The following records generated as a result of this procedure are to be submitted in accordance with ADESH-AP-006 Records Management Plan.

- Field notebook documentation of the release including:
 - Time and date of the release
 - Time and date of ENV-CP notification
 - Location of the release
 - Source of the release(equipment, etc.)
 - Type of material released
 - Quantity of material released
 - If an impact to a watercourse or Potential Release Site occurred
 - Time release was stopped
 - Any immediate mitigating actions implemented to contain or control the release
- Any written report and verbal notification list generated should the release be deemed reportable.
- > LANL ENV-CP Unplanned Release Report (Attachment 2) for non-reportable releases.

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6.0 **DEFINITIONS**

AOC: Area of Concern

ER: Environmental Remediation

<u>Field Work</u>: Performance of Laboratory related activities in areas that are removed or isolated from an established populated base of operation (that is, where emergency support and medical assistance is not readily available.)

FOD: Facility Operations Division

NPDES: National Pollutant Discharge Elimination System

OJT: On the job training

PRS: Potential Release Site

SEO: Security and Emergency Operations

SOC Los Alamos: Security contractor for Los Alamos National Laboratory

SWMU: Solid Waste Management Unit

7.0 REFERENCES

None

8.0 ATTACHMENTS

Attachment 1- ENV-CP Release Notification Phone List

Attachment 2- LANL ENV-CP Unplanned Release Report

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ATTACHMENT 1- ENV-CP RELEASE NOTIFICATION PHONE LIST

Los Alamos National Laboratory ENV-CP

Release notification phone list

August 2015

	August 2015	
Los Ala	mos National Laboratory	
(1)	Security and Emergency Operations	
	Emergency Management (SEO-EM)	667-6211
(2)	ENV-ES Group Office	665-8855
(3)	ENV-CP Group Office	667-0666
(4)	ENV-DO	667-2211
(5)	LANL Central Alarm Station (SOC-LA)	667-7080
	L.A. Fire Department	667-4055
New M	lexico Environment Department	
See We	eb address below	
(1)	NMED Emergency Hotline (24 hours a day)	827-9329
(2)	NMED Non-Emergency Hotline (During business hours)	476-6000
	NMED Non-Emergency Hotline (Voicemail; 24 hours a day)	1(866) 428-6535
(3)	NMED Surface Water Quality Bureau	827-0187
	Erin Trujillo	827-0418
(4)	NMED Ground Water Quality Bureau	827-2900
	Greg Huey	827-6891
	Steven Huddleson	827-2936
	Gerald Knutson	827-2996
(5)	NMED Hazardous Waste Bureau	476-6000
	Ruth Horowitz	476-6025
U.S Env	vironmental Protection Agency	
(1)	US EPA Region 6 Spill Reporting (During business hours)	1(800) 887-6063
	Emergencies- Contact the NRC	1(800) 424-8802
(2)	Gladys Gooden-Jackson	1(214) 655-7494
U.S. De	epartment of Energy	
(1)	Gene Turner	667-5794
State E	mergency Response Commission (SERC) Notification	
Nev	w Mexico State Police	(505) 827-9300 (During business hours)
	(Immediate Notification)	(505) 827-3476 (24 hours a day)
Nev	w Mexico Department of Homeland Security and Emergency	
	Management (Follow-up Notification)	(505) 476-9600
Nation	al Response Center	

1-800-424-8802

U.S. Coast Guard National Response Center

See NRC web address below for report form

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New Mexico State Police

New Mexico State Police

(505)827-9300 (During business hours)

(505) 827-3476 (24 hours a day)

Local Emergency Planning Committee (LEPC) LAPD

Philmont Taylor

(505) 663-3511

On Call Environmental Contact for Releases Group Representatives for Notifications to External Agencies

Name	Group	Work	Pager	Cellular	Email address
		Phone		Phone	
Jake Meadows	ENV-CP	606-0185	664-1333	231-0460	jmeadows@lanl.gov
Mike Saladen	ENV-CP	665-6085		699-1284	saladen@lanl.gov
Mark Haagenstad	ENV-CP	665-2014		699-1733	mph@lanl.gov
Tim Zimmerly	ENV-CP	664-0105	664-1237	699-7621	tzimmer@lanl.gov
Terrill Lemke	ENV-CP	665-2397		699-0725	tlemke@lanl.gov

Web addresses:

NMED home page http://www.nmenv.state.nm.us

National Response Center home page http://www.nrc.uscg.mil/Default.aspx

Reportable Quantities web page http://homer.ornl.gov/rg/

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ATTACHMENT 2- LANL ENV-CP UNPLANNED RELEASE REPORT

Los Alamos National Laboratory Environmental Compliance Programs (ENV-CP) Unplanned Release Report

Form Completed By	Telephons	ģ.		Grou	130	
Spill Details	Smill Chara	ar Monarifoli	□LANS, LLC	T Cook	ocontractor:	
The best of the SELECT CO. The SELECT CO.		es (obactiv).	DEM 3, DEC	الوول	ocomiscioi.	
Date of Spill/Date Spill Discov	ered:					
Location:						
Material Spilled:		Anti-free			☐ Gasolin	
☐ Hydraulic Fluid			Steam Condensate Lubricants/oils		Other:	
☐ Potable Water ☐ Diesel	C	Refrigen	ent Oil			
Volume Spilled:			Waste Volt	me Generated:		
Source of Spill:		Hydrauli	c Line	O STREET, STRE	☐ Radiato	r
Vehicle ID:		Potable			□ Conden	
Equipment ID:		Fire Sup	pression System		□ Other: _	
Did the spill enter or impact a following? (Check as many as	my of the apply) e Disposal Facility	222 P	or Drain, if so pla tercourse/drainag			•
Did the spill enter or impact a following? (Check as many as	ny of the apply) e Disposal Facility lation Area	□ Wa	tercourse/drainag	e area, if so plea	se indicate	o please indicate
Did the spill enter or impact a following? (Check as many as RCRA Treatment Storage RCRA Satellite Accumul	ny of the apply) e Disposal Facility lation Area	□ Wa	tercourse/drainag	e area, if so plea	se indicate	o please indicate
□ RCRA Satellite Accumul	ny of the apply) e Disposal Facility lation Area Area	□ Wat	tercourse/drainag	e area, if so plea ment Unit/Area	se indicate	o please indicate
Did the spill enter or impact a following? (Check as many as RCRA Treatment Storage RCRA Satellite Accumul RCRA <90 Day Storage . Did the spill occur inside or or Did the spill occur on:	ny of the apply) e Disposal Facility lation Area Area utside a building?	□ Wat	tercourse/drainage id Waste Manage ne I Inside i Floor	e area, if so plea ment Unit/Area	se indicate of Concern, if so Outside Asphalt Graveled/Rock	cy Area
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Effective Date: June 12, 2012

Next Review Date: May 12, 2014



Environment, Safety, Health Directorate

Environmental Protection – Division Office

Quality Procedure

Title: Environmental Reporting Requirements for Releases or Events

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History of Revisions

Document Number [Include revision number, beginning with Revision 0]	Effective Date [Document Control Coordinator inserts effective date]	Description of Changes [List specific changes made since the previous revision]
0	02/09	New document
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1.0 PURPOSE

This Environmental Protection Division (ENV-DO) procedure describes how to determine whether an unplanned release, spill, fire, or other event needs to be reported under environmental regulations and how to fulfill all immediate reporting requirements (within the first 24 hours). Emergency and abnormal event notification requirements for reporting to Laboratory and DOE management are specified in PD1200, Emergency Management, and P322-3, Performance Improvement from Abnormal Events. Environmental reporting requirements regarding releases or other events are included in this procedure.

2.0 SCOPE

This procedure applies to ENV-DO on-call representatives and subject matter experts (SMEs) who must respond to any release, spill, or event at the Laboratory that may require immediate notification to local, state or federal regulatory agencies or Pueblo Environmental Departments (refer to ENV-DO-QP-111, Reporting Environmental Releases To Pueblo Governments) and describes the actions that must be performed within the first 24 hours. This procedure does **not** cover the response procedures for "continuous releases" under CERCLA and EPCRA (see definitions) nor the follow-up notifications and reports.

2.1 WORK HAZARD ANALYSIS

The work described in this procedure consists of field work that does <u>not</u> require an Integrated Work Document (IWD) and is rated as having a <u>LOW hazard</u> level as documented by submittal of an <u>ENV Low Hazard</u>

Verification form to the Quality Assurance Specialist.

3.0 RESPONSIBILITIES/PREREQUISTIES

The following personnel require training before implementing this procedure:

• ENV-DO managers and designated on-call representatives and SMEs who may be asked to fulfill reporting requirements during release-related exercises or during actual releases, or within 24 hours.

Annual retraining to this procedure is required. This procedure will be reviewed biennially by all affected personnel and updated as necessary.

Training to this procedure will be by "self-study" (reading) and is documented in accordance with the trainee's organization's procedure for training.

3.1 Prerequisites

None

Note: Actions specified within this procedure, unless preceded with "should," or "may," are to be considered mandatory (i.e., "shall," "must," "will").

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4.0 DOCUMENT CONTROL/RECORDS MANAGEMENT

The following records generated as a result of this procedure are to be submitted as records according to the responder's group's internal records management process:

- Field documentation of the release, including:
 - o Time and date of the release
 - o Time, date, and description of notifications
 - o Location and source of the release
 - o Type of material released
 - o Quantity of material released
 - o Impacted media
 - o Time release was stopped
 - o Any immediate mitigation actions taken to contain or control the release
 - o Documentation of any verbal notifications
 - o Samples taken
- Copies of any written notifications generated
- Documentation of any analytical results, and quality assurance of results
- Any other contingency plan or emergency plan documentation
- Documentation of any PCB notification
- Documentation of any RCRA permit non-compliance that threatens human health and environment
- Documentation of treatment of any RCRA unstable chemicals, leaking or compromised gas cylinders

5.0 WORK PROCESSES

Events covered by this procedure include detonation or burns of unstable material, leaking or compromised gas cylinders, puncturing of bulging containers, fires, explosions, chemical or radiological spills inside or outside of buildings, wastewater spills, potable water or fire fighting water as well as impacts to cultural and biological resources not adequately documented, and other releases to the environment.

On a semi-annual basis ENV-DO will prepare a list of individuals designated as on-call representatives and will designate the week each will be on-call. This list will be distributed to on-call representatives and Laboratory managers including PADOPS, ADES&H, ADEP, Emergency Operations (ADSS-EO), ENV-DO, ENV-RCRA, and ENV-ES. The on-call representative can be reached by pager at 664-7722.

5.1 RESPONSIBILITY OF ON-CALL REPRESENTATIVE

The ENV on-call representative is the party primarily responsible for:

- determining if the incident will require immediate notification to external agencies in accordance with LANL, State, and Federal regulatory reporting requirements
- notifying ENV Division management of immediate reporting requirements; and

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• if needed, coordinating with other on-call SMEs and the Emergency Operations Center (EOC) to ensure the required notifications for environmental reporting and abnormal events are being addressed for the Laboratory.

The ENV-DO on-call representative is not responsible for the following, EOC will make these determinations:

- determining if the RCRA Contingency Plan must be implemented, or
- if a shock-sensitive material or leaking or compromised gas cylinder constitutes an emergency.

However, in order to ensure that the appropriate expertise is available for the affected media, the ENV on-call representative may immediately confer with an SME of the ENV group that has programmatic responsibility. If an SME from the responsible group is able to respond to the event, the <u>remaining steps in this procedure may be passed to</u> that person.

A list of contact numbers for on-call representatives and SMEs for ENV groups (ES & RCRA) is available in the ENV-RCRA group office. The ENV-DO and ADSS-EO may also be contacted to determine the on-call representative for each group.

5.2 FOLLOW-UP REPORTING

This procedure describes the initial external notifications (within the first 24 hours) to regulatory agencies and Pueblo Environmental Departments. After completion of the steps in this procedure, the ENV group specifically responsible for compliance with the relevant regulations (responsible group) will complete the required notifications and reports, as applicable under the appropriate regulations, according to established procedures.

5.3 SUMMARY OF POLICY ON REPORTING

The ENV on-call representative and SMEs have the authority and responsibility for deciding when to report and for making the report to regulatory agencies within regulatory deadlines and to Pueblo Environmental Departments when potentially impacted.

LANL management and DOE LASO must be informed as soon as possible that a report was or will be made, but their approval is not required prior to the report being made to the regulatory agency or Pueblo. LANL management, with input from ENV SMEs, will determine if an ORPS (Occurrence Reporting Processing System) report or other type of Lessons Learned will be necessary.

NOTE: ADSS-EO maintains a current list of on-call LANL managers.

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5.4 Using this procedure

This procedure has four separate paths (and corresponding sections) to follow for determining if a release or event is reportable. Follow each of these paths to determine if one or more are applicable:

- RCRA
- TSCA
- CWA, NM WQA, and NM WQCC Regulations
- CERCLA and EPCRA.
- CAA
- Endangered Species Act (ESA), New Mexico Endangered Plant Species Act
- Bald Eagle Protection Act, Migratory Bird Treaty Act
- New Mexico Wildlife Conservation Act
- National Environmental Policy Act (NEPA)
- National Historic Preservation Act (NHPA)
- Native American Graves Protection and Repatriation Act (NAGPRA)
- Archaeological Resources Protection Act (ARPA)

Under CERCLA or EPCRA, a Reportable Quantity (RQ) is the action level that may trigger an appropriate response to a release under the provisions of these regulations. A release may not meet RQ reporting limits **but still may be reportable** under RCRA and CWA requirements.

NOTE: The 24-hour deadline (15 minutes in some cases) applies regardless of whether it occurs during business hours, non-business days or after business hours.

Additional information and guidance on how and when to report a release is available at this link: http://homer.ornl.gov/nuclearsafety/env/guidance/cercla/rqs-gen.pdf.

All potential ENV-DO on-call representatives or SMEs should follow the various links at this site and be familiar with the guidance before any release or event occurs.

5.5 DETERMINING IF A RELEASE IS REPORTABLE UNDER RCRA

Follow the flow charts in Attachment 1 to determine if an event is reportable under RCRA. The three groups of circumstances described below (also delineated in the flow charts in Attachment 1) are evaluated to determine if an event is reportable.

Under the RCRA permit requirements, the ADSS-EO manager determines if the "RCRA Contingency Plan" provisions should be implemented. The flow chart in Attachment 1 starts with this determination. The ENV on-call representative or an ENV-RCRA SME performs notifications that are necessary.

The ADSS-EO Manager will normally attempt to contact the ENV-RCRA SME for guidance in making this decision. If the ENV-RCRA SME is successfully contacted, the completion of the remainder of this procedure may be passed on to this individual.

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The ENV on-call representative makes the determination that one or more of these conditions occurred through consultation with ENV-RCRA and appropriate SMEs. 24-hour notification can be made by the on-call representative or by an SME of ENV-DO.

The EOC manager makes the determination that unstable chemicals, leaking or compromised gas cylinders represent an emergency situation and, typically with ENV-RCRA, how best to respond. 24-hour notification can be made by the on-call representative or ENV-RCRA SME.

If a release/event is reportable under RCRA rules, determine if the release/event is reportable under other rules and proceed to the section *Reporting a Release or Event*.

5.6 DETERMINING IF A RELEASE IS REPORTABLE UNDER TSCA

In practice, only spills of Polychlorinated Biphenyls (PCBs) or PCB-suspect untested mineral oil to the environment (generally outdoors or with the potential to reach the outdoors) are reportable. Spills that are contained indoors are generally not reported.

A release of PCB's is reportable to the EPA under TSCA if it is over 10 pounds PCB's by weight or at concentrations of 50 ppm or greater.

Follow the steps in *Determining if a Release is Reportable under CERCLA, EPCRA, or Other Regulations* to determine if the RQ (of 1 pound) for PCBs has been triggered. Additionally, reporting requirements are triggered if over 270 gallons of untested mineral oil suspected of containing PCBs has been spilled.

There are nine items containing PCBs that are in use at the CMR Building. In addition, there is one PCB contaminated transformer in use at TA-48. All other known PCB equipment at the Laboratory has been taken out of service and disposed of in accordance with TSCA regulations.

If a release (see definitions) is reportable under TSCA, continue through the next sections to determine if the release/event is reportable under other rules and proceed to *Reporting a Release or Event* and determine if additional reporting is necessary (below).

If the spill is ...

over 10 pounds by weight of PCBs (TSCA)

OR

if PCBs are at concentrations ~50 ppm that directly contaminate surface water sewers, drinking water supplies, grazing lands, or vegetable gardens

Then...

Report to EPA Region 6 (Office of Prevention, Pesticides and Toxic Substances Branch) through EPA's 24-hour spill response number 866-372-7745 as soon as possible after discovery but no later than 24 hours after discovery.

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5.7 DETERMINING IF A RELEASE IS REPORTABLE UNDER CWA OR NM WATER QUALITY ACT

The CWA and NM Water Quality Act (NMWQA) (equivalent to the national Clean Water Act) does not use RQs (as described in the next section). Instead the NM Water Quality Control Commission (NMWQCC) regulations state: "Any amount of any material in such quantity as may with reasonable probability injure or be detrimental to human health, animal or plant life, or property, or may unreasonably interfere with the public welfare or the use of property. This includes chemical, biohazardous, petroleum-product, and sewage spills and incidents. In addition to recent spills, the discovery of evidence of previous unauthorized discharges, such as contaminated soil or ground water, also must be reported."

The above rule requires the use of professional judgment to determine if reporting is required. No quantifiable metric is available to assist in making this determination, however. The ENV on-call representative or SME has the authority and responsibility to make this determination.

Spills of potable water or fire fighting water (e.g., water line breaks) require reporting if there is a release of over 5000 gallons or if the release impacts a Solid Waste Management Unit (SWMU). Contact the ADEP for the location of SWMUs and coordinate any necessary water quality notifications with ENV-RCRA.

For oil discharges (film/sheen/discoloration) to water in stream channels, additionally notify the National Response Center (24-hour verbal notification) and EPA Region 6.

5.7.1 ADDITIONAL REPORTING REQUIREMENT FOR PETROLEUM STORAGE TANKS

New Mexico Environment Department (NMED) regulations from June 2009 require verbal reporting within 24 hours of release of petroleum products from regulated tanks to the Petroleum Storage Tank (PST) Bureau when there is:

- evidence of release of regulated substances;
- unusual operational conditions (that would cause concern about a release); or
- monitoring results that show loss from the system.

Regulated tanks include those of 1320 gallons to 55,000 gallons and exclude all sizes of tanks used to fuel emergency generators.

This reporting requirement is <u>in addition</u> to the reporting under NMWQCC Regulations and CWA requirements for such releases. Call the PST Bureau at 476-4397 during business hours and 827-9329 after closing.

If there is more than one activity team member, the PIC conducts a readiness check during the tailgate briefing to note any local work conditions that could affect the work and reminds the team of the documented hazards and controls. At this time workers also verify that each other's PPE is adequate.

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If a release (see Definitions) is reportable under NMWQCC Regulations, continue through the next sections to determine if the release/event is reportable under other rules and proceed to the Section, *Reporting a Release or Event*.

5.7.2 ADDITIONAL REPORTING REQUIREMENTS UNDER NPDES PESTICIDE GENERAL PERMIT

Adverse incidents, an unusual or unexpected incident that an Operator has observed upon inspection or of which the Operator otherwise becomes aware, requires reporting under the NPDES Pesticide General Permit (PGP).

The Operator should report any adverse incidents in which:

- (1) There is evidence that a person or non-target organism has likely been exposed to a pesticide residue, and
- (2) The person or non-target organism suffered a toxic or adverse effect. The phrase toxic or adverse effect includes effects that occur within Waters of the United States on non-target plants, fish, or wildlife that are unusual or unexpected (e.g. effects are to organisms not otherwise described on the pesticide product label or otherwise not expected to be present) as a result of exposure to a pesticide residue, and may include:
 - Distressed or dead juvenile and small fishes;
 - Washed up or floating fish;
 - Fish swimming abnormally or erratically;
 - Fish lying lethargically at water surface or in shallow water;
 - Fish that are listless or nonresponsive to disturbance;
 - Stunting, wilting, or desiccation of non-target submerged or emergent aquatic plants; and/or
 - Other dead or visibly distressed non-target aquatic organisms (amphibians, turtles, invertebrates, etc.)

The phrase toxic or adverse effects also includes any adverse effects to humans (e.g. skin rashes) or domesticated animals that occur either from direct contact with or as a secondary effect from a discharge (e.g. sickness from consumption of plants or animals containing pesticides) to Waters of the United States that are temporally and spatially related to exposure to a pesticide residue.

If an Operator observes or otherwise becomes aware of an adverse incident due to pesticide application, the Operator must immediately notify the appropriate EPA Incident Reporting contact within 24 hours of the incident of the Operator becoming aware of the adverse incident. EPA Incident Reporting Contacts are listed at www.epa.gov/npdes/pesticides. These reporting requirements are in addition to any required under Federal Insecticide, Fungicide, and Rodenticide Act (FIFRA).

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5.8 DETERMINING IF A RELEASE IS REPORTABLE UNDER CERCLA OR EPCRA

Under CERCLA or EPCRA, a Reportable Quantity is the action level that may trigger an appropriate response to a release under the provisions of these regulations. RQs are summarized in 40 CFR Part 302. An RQ is based on the quantity of chemical released within any 24-hour period. The RQs for extremely hazardous substances can be found in 40 CFR Part 355, Appendices A and B, in the column labeled "RQ". This table has two columns of RQs: the Statutory RQ and the Final RQ. Use the weight in the Final RQ column for determining if the release must be reported. The chemicals that have not been assigned RQs by EPA have been given statutory RQs of one pound by Congress.

Releases (see definitions) that occur within a closed space with no emissions to the ambient environment (see definitions) are exempt from this requirement.

The exceedance of an RQ requires immediate notification.

NOTE: Response procedures for "Continuous Releases" are not covered in this procedure.

5.8.1 REGULATORY CLASSIFICATION OF THE RELEASED MATERIAL

Determine the regulatory classification of the substance released with respect to the hazard classifications: Extremely Hazardous Substance (EHS) and/or Hazardous Substance (HS) (see definitions).

Often during the course of an emergency, complete information will not be available regarding type and amount of material released. In this case, best professional judgment must be used to establish the level of confidence associated with the estimates. If the uncertainty is high enough that future estimates may require reporting, it is best to err on the side of caution and follow the reporting requirements in the section *Reporting a Release or Event*.

- Identify the constituents in the material released using the Material Safety Data Sheet (MSDS), laboratory analysis, data sheet, manifest, or manufacturer information.
- A summary of the RQs can be found in 40 CFR Part 302 and 40 CFR Part 355, Appendices A and B. The RQ may also be determined using the on-line RQ Calculator (http://homer.ornl.gov/rq/)
- Calculate the amount of the listed chemical involved in the release (the weight of the material released multiplied by the percentage of the concentration of the listed chemical present in the material).

After determining the RQ of a released material, the ENV-DO on-call representative or SME will perform the following steps to determine if an RQ has been released.

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Step	Action		
1	Obtain an estimate of the quantity and type of material released (e.g. 4 pounds of chlorine gas or 150 curies of tritium).		
2	Compare this quantity against the RQs provided in Appendix B to 40 CFR 302 and 40 CFR 355, Appendices A and B.		
3	If this is an airborne release of radioactive materials, it is reportable if the RQ is exceeded AND if the release could cause an annual exposure to the nearest downwind residence or business of 10 mrem (40 CFR 61, Subpart H). The exposure estimate should be made by an environmental health physicist.		
	If the release	Then	
	Is over the RQ AND could cause the Laboratory to exceed the 10 mrem/yr standard to downwind businesses or residences	Proceed to section Reporting a Release or Event.	
	Is less than the RQ AND could NOT cause the Laboratory to exceed the 10 mrem/yr standard.	No reporting is required under CERCLA or EPCRA. Proceed to Step 4.	
4	If this is a release of non-rad ma	aterial, it is reportable if the RQ is exceeded.	
	If the amount released is,	Then	
	Equal to or greater than the RQ	Proceed to Section Reporting a Release or Event.	
	Less than the RQ	Proceed to Step 3	
5	Continue to re-evaluate the relesses 1 through 3 as necessary.	ase as new data becomes available. Perform	

¹ It should be noted that "Area sources and other sources that are subject to regulations that limits their total annual emissions should generally report their releases at or above the RQ of hazardous substances (HSs) and extremely hazardous substances (EHSs) that are caused by accidents, malfunctions, unanticipated releases and other releases that are not part of the facility's normal operations." Federal Register, Volume 67, No. 47, Notices FRL-7172-4, Guidance on the CERCLA Section 101(10)H, "Federally Permitted Release Definition for Certain Air Emissions".

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5.9 DETERMINING IF A RELEASE IS REPORTABLE UNDER BIOLOGICAL OR CULTURAL REQUIREMENTS

There are a number of laws and regulations related to protection of biological and cultural resources which are applicable to the Laboratory. These laws and regulations include:

- National Environmental Policy Act
- Endangered Species Act
- Bald Eagle Protection Act
- Migratory Bird Treaty Act
- New Mexico Wildlife Conservation Act
- New Mexico Endangered Species Act
- National Historic Preservation Act
- Native American Graves Protection and Repatriation Act
- Archaeological Resources Protection Act

Reporting of impacts to biological resources under the preceding laws and associated regulations is not specifically defined. This is also the case for reporting of most cultural resources impacts under the National Historic Preservation Act. The use of professional judgment by the ENV-DO on-call representative and SME is required.

Reporting of impacts under the Native American Graves Protection and Repatriation Act is specifically governed by the following document "A Standard Operating Procedure for the Inadvertent Discovery of Native American Human Remains and Associated Funerary Objects, Sacred Objects, or Objects of Cultural Patrimony at Los Alamos National Laboratory" (LA-UR-06-6712) prepared for the Department of Energy Los Alamos Site Office (DOE LASO) by the LANL Cultural Resources Team and implemented on January 30, 2008.

Reporting of impacts under the Archaeological Resources Protection Act (ARPA) is governed in part by the Act and also by LANL Cultural Resources Team Procedure ES-415, *Archaeological Resources Protection Act*.

5.9.1 REPORTS TO DOE LASO

In general, any release or event that poses a significant impact to biological or cultural resources requires reporting to DOE LASO as soon as possible and may require reporting to LANL management and DOE HQ through the ORPS. Examples of significant impacts to biological resources include:

- Release of toxic substances into listed species habitat
- Damage to a wetland or listed species habitat by a landscapealtering event such as wildfire
- Other events that would likely result in death or injury of a threatened or endangered species

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- Examples of significant impacts to cultural resources include:
- Unauthorized excavation of an archaeological site
- Damage to an archaeological or historic site
- Removal of archaeological or historic artifacts

The ENV on-call representative or SME for biological or cultural resources should notify DOE LASO as soon as possible so that DOE LASO can complete the required notifications to the appropriate agencies (e.g., U.S. Fish and Wildlife Service, State Historic Preservation Office) within 24 hours.

5.10 REPORTING A RELEASE OR EVENT

If a release or event is reportable (as determined by one or more of the previous sections), the Laboratory is required to meet certain reporting requirements. The emergency notification requirements in this section must be followed upon determination that a release or event is reportable.

For informational purposes, a summary of emergency release/event reporting requirements is provided in Attachment 2. This document summarizes the primary statutes and the associated reporting requirements.

Maintain a notebook to record pertinent information about the release and to document the actions taken (see section *Records Resulting from This Procedure*).

If RCRA reporting requirements are triggered, see the flow chart in Attachment 1, Emergency Notification Requirements for RCRA.

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Perform the following steps immediately after establishing that reporting will be performed:

Step	Action
1	 Number of persons injured and the nature of injuries (e.g., life-threatening or minor injury) Extent of any protective actions taken (e.g., evacuations) Name, address, and telephone number of the person to contact for further information Whether the substance is an HS or EHS (see definitions) Associated health risks and medical attention necessary for exposed individuals If available, information concerning the release of any hazardous and/or mixed waste which may endanger public or private drinking water supplies Assessment of actual or potential hazards to human health or the environment outside the facility If available, estimated quantity and disposition of recovered material that resulted from the incident Precautions to take due to the release/event, including, in the case of fire, those associated with special hazards due to hazardous and/or mixed waste Any other information which may help emergency personnel responding to the incident.
2	[For RCRA: skip this step; see flow chart (Attachment 1).] For releases of substances that are classified as CERCLA hazardous substances, contact the National Response Center at 800-424-8802.
	Note: If it is an EHS but not a CERCLA hazardous substance, reporting is only necessary to state and local authorities.
	Exception: For reportable water releases, the NRC needs to be notified ONLY if the release includes oil (such as a sheen on the water surface).

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Step	Action
3	[For RCRA: skip this step; see flow chart (Attachment 1).]
	If the release is outside the LANL boundaries, or has the potential to
	go outside, additionally contact the New Mexico State Police at 505-
	827-9126 (State Emergency Response Commission—SERC).
	Contact the Los Alamos County Police at (505) 662-8222 (Local Emergency Planning Committee—LEPC).
	Contact the New Mexico Environment Department:
	 During work hours: 505-476-6000 24-hr Emergency Hotline: 505-827-9329 DOE O 231.1A Requires notification and reporting through the Facility Operations Director to DOE LASO and DOE HQ given a set of reporting
	criteria where the timelines from time of event and categorization given the circumstances of the event to verbal and/or written notification is 2-hours. For certain types of environmental events, the reporting criteria are more stringent than what is required in Federal and State laws and requirements (e.g. 50 percent of an RQ is ORPS reportable within the ORPS system). For all environmental events, the ENV On Call individual and/or ENV SME must ensure that the appropriate FOD or designee has been engaged as per P322-3.
	Performance Improvement from Abnormal Events, and this will ensure that ORPS notification and reporting criteria are being met.
4	If requested by any of the above organizations, provide updates as new information becomes available.

Any release to the environment that has been determined to be reportable by the ENV on-call representative or SME shall be reported through the LANL management chain in accordance with PD1200, Emergency Management and P322-3, Performance Improvement from Abnormal Events. LANL management shall be notified immediately that a release notification to state or federal regulatory agencies is required so that DOE notification and reporting requirements are met. LANL management approval is not required prior to environmental reports and notifications made to the regulatory agencies in order to assure that the deadline for reporting is not exceeded.

5.10.1 STEPS TO NOTIFY LANL MANAGEMENT

To notify LANL management and to complete the environmental reporting process to DOE, state and federal agencies, and Pueblo Environmental Departments, perform the following steps:

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Who	Step	Action	
ENV-DO on-call representativ e or SME	1	Determine that a release to the environment is reportable to state, federal, or Pueblo entities and required under regulations. NOTE: ORPS reporting is a FOD and RAD responsibility and will seek advisement from ENV SMEs.	
	2	 Contact the following individuals by phone. Team Leader/Direct Supervisor Group Leader/Deputy Group Leader ENV-DO Division Leader or Designee for Reporting If no direct contact can be made, leave messages by pages or phone. 	
ENV-DO Division Leader or Designee for Reporting	3	Notify the ADES&H Directorate Office and assure that the notification process continues through the LANL management chain to the PADOPs Office as specified in PD 1200-1 Emergency Management, and P322-3, Performance Improvement from Abnormal Events.	
	4	Notify the ADEP Directorate Office if the release originated or impacted a Solid Waste Management Unit (SWMU) or Potential Release Site (PRS).	
		As per PD1200, verbal and written notifications must be made up the management chain by use of the PADOPS report. Generally, this is the responsibility of the FOD or the FOD designee. However, ENV on-call personnel may be required to perform this function from time to time. Therefore, on-call personnel must understand who will perform this reporting function.	
ENV-DO	5	Notify the DOE LASO program contact for the release.	
on-call representativ e or SME	6	Complete the environmental reporting to state and federal agencies prior to the regulatory deadline for reporting.	
	7	Notify Pueblo Environmental Departments of the release when potentially impacted.	
SME	8	Complete 14-day and other follow-up reports to the state and federal agencies.	

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If the release involved radioactive materials, the ENV on-call representative or SME will notify ENV-ES. ENV-ES will additionally notify:

EPA Region 6

(214) 665-8541

If there is a release of contaminants to a wetland or destruction of a wetland, OR if the event could result in the "take" of a threatened or endangered species (i.e., a wildfire), the ENV on-call representative or SME will notify DOE LASO Environmental Office as soon as possible. DOE LASO is required to notify U.S Fish and Wildlife Service within 24 hours.

After all the above notifications have been made, or when requested, the ENV oncall representative or SME will hand off responsibility for additional actions and follow-up to the affected environmental group. (Which group is responsible will depend on the type and location of the release and the governing regulations or statutes.) Provide all relevant records. See Section: Records Resulting from this Procedure.

In order to communicate events at LANL which may impact the public and or the environment, ENV staff will notify the New Mexico Environment Department of events that may not require formal regulatory notification. Examples of such events in the past have been small wild land fires.

6.0 REFERENCES

The following documents are referenced in this procedure:40 CFR 302, Designation, Reportable Quantities, and Notification

- 40 CFR 261, 264 Subpart D 270.30
- DOE guidance document *PCB Spill Response and Notification Requirements* (EH-231-059/1294), available on the ENV-RCRA web page
- DOE Office of Environmental Guidance, *CERCLA Information Brief*, EH-231-001-0490 (April 1990)
- EPA Web Site: http://www.epa.gov/
- EPCRA Information Web Site: http://www.chemicalspill.org/EPCRA-facilities/spill.html
- Federal Register, Volume 67, No. 47, Notices FRL-7172-4, Guidance on the CERCLA Section 101(10)H, Federally Permitted Release Definition for Certain Air Emissions
- PD1200, Emergency Management
- P322-3, Performance Improvement from Abnormal Events
- LANL RCRA Permit No. NM0890010515-1
- LANL NPDES Permit No. NM00283 National Response Center (NRC) Web Site: http://www.nrc.uscg.mil/
- NMWQCC Regulations, 20.6.2 NMAC, dated December 1, 2001
- P407, Water Quality

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 QP-5.8, Identification, Documentation, and Reporting of Newly Discovered Potential Release Sites, ADEP Procedure.

RQ Calculator Web Site: http://homer.ornl.gov/rq/

7.0 **DEFINITIONS**

ADES&H: Associate Directorate for Environment, Safety, and Health

ADEP: Associate Directorate for Environmental Programs

CAA: Clean Air Act

CERCLA: Comprehensive Environmental Response, Compensation, and Liability Act

<u>Continuous Release</u>: A release is continuous if it "occurs without interruption or abatement or if it is routine, anticipated, intermittent, and incidental to normal operations or treatment processes." The release must also be "stable in quantity and rate," which means that it must be predictable and regular in the amount and rate of emission. The response procedures for continuous releases are not covered by this document. See guidance in Reporting Continuous Releases of Hazardous and Extremely Hazardous Substances under CERCLA and EPCRA. [DOE/EH-0441, guidance document, 372,099 bytes, 51 pp.], available at: http://homer.ornl.gov/sesa/environment/guidance/cercla/CONTIN.PDF.

CWA: Clean Water Act

ENV-DO: Environmental Protection Division

<u>Environment:</u> includes "water, air, land, and the interrelationship which exists among and between water, air, land, and all living things." (40 CFR 355.20)

EPCRA: Emergency Planning and Community Right-to-Know Act

ER-DO: Emergency Response Division

Extremely Hazardous Substance (EHS): EPCRA establishes emergency reporting requirements for extremely hazardous substances in 40 CFR 355, Appendix A. All of these substances are also CWA and CERCLA "hazardous" substances

FOD: Facility Operations Director

<u>Hazardous Substance (HS):</u> These substances are summarized in 40 CFR Part 302. As used in this context, refers to: (1) any elements, compounds, mixtures, solutions, or substances specially designated by EPA under Section 311 of the Clean Water Act (CWA) (40 CFR 116.4); (2) any toxic pollutants listed under Section 307(a) of the CWA; (3) any hazardous substances regulated under Section 311 (b)(2)(A) of the CWA; (4) any listed or characteristic RCRA hazardous waste (40 CFR 261), (5) any hazardous air pollutants listed under Section 112 of the Clean Air Act (CAA); or (6) any imminently hazardous chemical substances or mixtures regulated under Section 7 of the Toxic Substances Control Act (TSCA)

<u>LEPC:</u> Local Emergency Planning Committee. Locally, the contact is through Los Alamos County Police and Fire Departments

NMWQA: New Mexico Water Quality Act

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NMWQCC: New Mexico Water Quality Control Commission

NPDES: National Pollutant Discharge Elimination System

NRC: National Response Center

OSC: On-Scene Commander

PADOPS: Principal Associate Director for Operations

PCBs: Polychlorinated Biphenyls

PST: Petroleum Storage Tank

RCRA: Resource Conservation and Recovery Act

Release: Any unpermitted spilling, leaking, pumping, pouring, emitting, emptying, discharging, injecting, escaping, leaching, dumping, or disposing of contaminants into the environment, excluding: (1) emissions from the engine exhaust of any vehicle, (2) certain releases of source, byproduct, or special nuclear material from a nuclear incident, or (3) normal application of fertilizer

RQ: Reportable quantity

SARA: Superfund Amendments and Reauthorization Act

<u>SERC:</u> State Emergency Response Commission. In NM, the contact is through the NM Department of Public Safety.

SME: Subject Matter Expert.

TSCA: Toxic Substances Control Act

8.0 ATTACHMENTS

Attachment 1: Emergency Notification Requirements for RCRA

Attachment 2: Summary of Emergency Release or Event Reporting Requirements

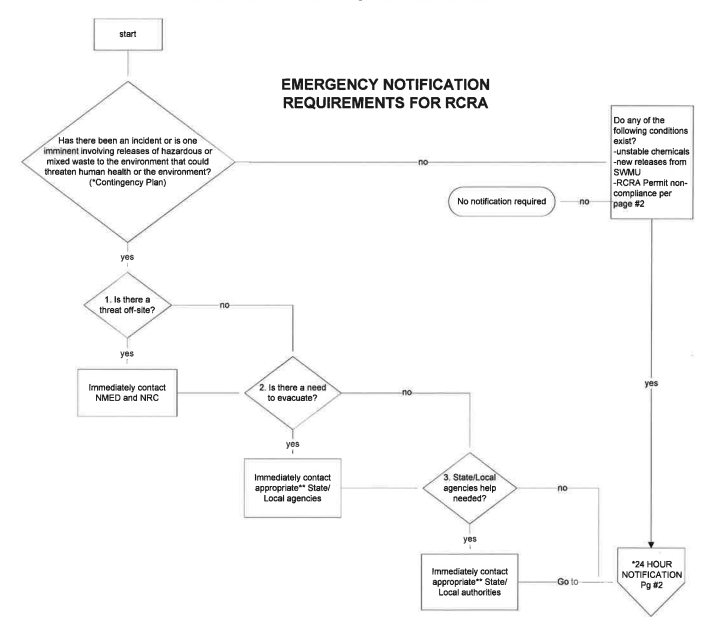
By requesting credit for this required reading I acknowledge that I have read and understand the contents of this document and I will follow and meet the requirements in this document unless it is unsafe to do so.

Click to Acknowledge Title: Environmental Reporting Requirements for Releases or Events

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ATTACHMENT 1: EMERGENCY NOTIFICATION REQUIREMENTS FOR RCRA

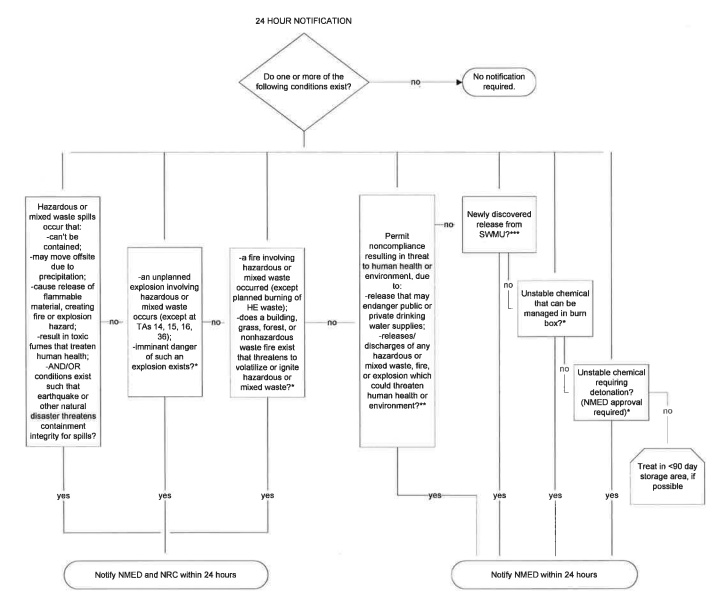


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^{*}Contingency Plan implementation, need for burn box use, or for detonation to be determined by EM&R **To be determined by ENV-RCRA ***To be determined by WES-WA and ENV-RCRA

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ATTACHMENT 2: SUMMARY OF EMERGENCY RELEASE OR EVENT REPORTING REQUIREMENTS

NOTE: This is only a guide and does not cover all federal, state, or permit reporting requirements. Refer to the Code of Federal Regulations and the RCRA Permit for more details regarding these regulations.

				,
STATUTE	REGULATIONS	INCIDENT	REPORT TO/BY	REPORTING
Clean Water Act(CWA)	40 CFR 110.6	Oil discharge (film/sheen/discoloration) to water surface or shoreline, or violation of water quality standards.	NRC. If not practical then EPA by person in charge of facility.	Immediately, no later than 24 hours. Follow-up not required.
Clean Water Act (CWA)	40 CFR 117.21	Discharge of hazardous substance (equal to or above RQ)	Appropriate govt. agencies by person in charge of facility.	Immediately Follow-up not required.
Clean Water Act (CWA)	40 CFR 122.28	Adverse incident which includes evidence that a person or non-target organism has been exposed to a pesticide residue or the person or non-target organism suffered a toxic or adverse effect.	Report to EPA within 24 hrs.	30 Day Adverse Incident Written Report for PGP required.
New Mexico Water Quality Control Commission Regulations (NMWQCC Regulations)	20.6.2.1203 NMAC	Discharge from any facility of oil or other water contaminant, in such quantity as may with reasonable probability injure or be detrimental to human health, animal or plant life, or property, or unreasonably interfere with the public welfare or use of the property.	New Mexico Environment Department by ENV- RCRA. Copy to EPA.	As soon as possible after learning of such a discharge, but in no event more than 24 hours thereafter (verbal notification). 7 day written report (Calendar Days) 15 day written Corrective Action Plan.
Comprehensive Environmental, Response, Compensation, and Liability Act (CERCLA)	40 CFR 302.6(a)	Hazardous substance release (Equal to or greater than RQ).	Report to NRC by ENV or WES SME	Within fifteen minutes Follow-up not required
Emergency Planning and Community Right- to-Know Act (EPCRA)	40 CFR 355.40	Release of SARA extremely hazardous substance or CERCLA hazardous substance equal to or greater than RQ.	LEPC, SERC, or local emergency response personnel (911 in case of transportation related release) by owner/operator.	Within fifteen minutes Follow-up required within seven calendar days.

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STATUTE	REGULATIONS	INCIDENT	REPORT TO/BY	REPORTING
Resource Conservation and Recovery Act (RCRA)	40 CFR 262.34, 263.30, 264.51, 264.56 & .196, 265.51, .56 & .196, 270.14, & .30, 273.17, .37 & .54, 279.43 & .53, 280.50, .52, .53, .60,	Release, fire, or facility explosion that threatens human health or environment.	NRC/OS C/state/ local /EPA Regional Administrator by ENV-DO or ENV-RCRA SME.	Immediate and/or within 24 hours (see flow chart) Follow-up: varies from 5 to 30 days report to OSC/NRC/EPA Regional Administrator.
Toxic Substance Control Act (TSCA)	40 CFR 761.120, 761.125	PCB spill (equal to or greater than 50 ppm) with release to surface water/drinking water supplies/sewers/ grazing lands, etc. OR PCB spill over 10 pounds	NRC and EPA Region 6 Office of Pesticides and Toxic Substances by person in charge.	Within 24 hours Follow-up: as required by agency.
Operational events to include environmental releases and reporting	DOE Order 231.1A	As per criteria within DOE Order 231.1A. Examples include 50 percent of an RQ	DOE LASO and DOE HQ by FOD through ESH-OFF	Verbal notifications in 2 hours after categorization and written notifications within from 2 hours to NLT 2 business days depending on the severity and DOE criteria
N/A	N/A	Incidents which may be of concern to the public, such as wild land fires, activities which may have a visual impact that concerns the public, etc.	NMED	As soon as possible

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2013

Next Review Date: August 5,

2015



Environment, Safety, Health Directorate

Environmental Protection – Compliance Programs Quality Procedure

Installing, Setting Up, and Operating ISCO Samplers for the MSGP

Name: Organization: Signature: Date: Melanie Lamb ADESH-OIO, QA Signature on file 8/28/13 Specialist **Derivative Classifier:** ☐ Unclassified ☐ DUSA ENVPRO Name: Organization: Signature: Date: Ellena Martinez ADESH-OIO Signature on file 8/28/13 **Approval Signatures:** Subject Matter Expert: Organization: Signature: Date: ENV-CP Holly Wheeler 8/29/13 Signature on file Responsible Line Manager: Organization: Signature: Date: Michael Saladen **ENV-CP Team Lead** Signature on file 8/29/13 Responsible Line Manager: Organization: Signature: Date: **Anthony Grieggs ENV-CP Group Leader** Signature on file 9/5/13

Reviewers:

CONTROLLED DOCUMENT

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History of Revisions

Document Number [Include revision number, beginning with Revision 0]	Effective Date [Document Control Coordinator inserts effective date]	Description of Changes [List specific changes made since the previous revision]
0	03/11	New Document.
1	04/13	Biennial Review and Revision
2	09/13	Biennial Review and Revision

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1.0 PURPOSE

This procedure describes the installation, setup, programming, and operation of Teledyne ISCO Avalanche and Model 3700 full-size portable automated samplers used to collect storm water runoff samples for the Multi-Sector General Permit (MSGP).

2.0 SCOPE

This procedure applies to all ENV-CP technical staff and contractor personnel conducting installation, operation, maintenance and sampling activities at single stage stations used for monitoring under the MSGP.

2.1 HAZARD REVIEW

Hazards in the work described in this procedure are controlled thorough site specific <u>IWDs</u>. The hazard level of the activities in this procedure is <u>moderate</u>.

3.0 RESPONSIBILITIES

The following personnel require training before implementing this procedure:

• This procedure applies to all ENV-CP MSGP storm water compliance personnel conducting installation, operation, maintenance and sampling activities at MSGP single stage monitoring stations.

The training method for this procedure is "self-study" (reading). For ENV-CP staff, this is documented in accordance with ENV-DO-QP-115, *Personnel Training*. Other participating groups may require training documentation pursuant to local procedures.

Actions specified within this procedure, unless proceeded with "should" or "may," are to be considered mandatory (i.e., "shall", "will", "must").

3.1 Prerequisites

Personnel performing this procedure will be familiar with the most current versions of the following procedures and operation manuals:

- ENV-CP MSGP Sampling and Analysis Plan for the current monitoring year
- Manual for Teledyne ISCO Sampler Model 3700.
- Manual for Teledyne ISCO Avalanche refrigerated sampler
- Facility/FOD specific IWDs for the MSGP

4.0 DOCUMENT CONTROL/RECORDS MANAGEMENT

The following records are generated as a result of this procedure and are maintained in accordance with ENV-DO-QP-110, *Records Management Program* with the originals on file at ENV-CP offices:

Completed work orders for:

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- LANL MSGP ISCO Sampler Installation Form 045-1(Attachment 1)
- LANL MSGP ISCO Sampler Activation Form 045-3 (Attachment 6)
- LANL MSGP ISCO Sampler Winter Shutdown 045-5 (Attachment 9)
- LANL MSGP ISCO Sampler Decommission 045-6 (Attachment 10)

5.0 WORK PROCESSES

The discharge of storm water from industrial facilities at Los Alamos National Laboratory (LANL, the Laboratory) is regulated under the National Pollutant Discharge Elimination System (NPDES) *Multi-Sector General Permit for Storm Water Discharges Associated with Industrial Activity* (MSGP). The current MSGP became effective on September 29, 2008 pursuant to 73 FR 56572. The Laboratory's MSGP permit coverage (Permit Tracking No. NMR05GB21) requires storm water quality monitoring to evaluate the overall effectiveness of control measures. ISCO samplers coupled with Model 1640 sampler actuators are used at MSGP Program monitoring stations. Refrigerated (Avalanche) and/or non-refrigerated (Model 3700) samplers may be deployed; and may be configured with multi-battery arrays, solar panels, and surge protectors.

5.1 EQUIPMENT AND TOOLS

Ensure the following equipment is available in the field vehicle:

- Copy of this procedure
- Copy of the appropriate Integrated Work Document(s) (IWDs)
- Charged spare battery(ies)
- Battery voltage tester
- Spare tubing (pump, suction, discharge types, sampler specific)
- Spare sample bottles
- Shovels
- Wooden stakes
- Plastic wire "zip" ties
- Cell phone (only government cell phones with the battery removed are allowed in secure areas)
- Appropriate tools (including insulated tools for electrical work) in tool box
- Issued Work Orders and associated forms
- Necessary access and station keys
- Ziploc® plastic storage bags
- Tape measure
- Sturdy hiking boots or steel toed shoes with soles that grip

The time on the ISCO sampler clock must be verified upon arrival at the site. The ISCO clocks must be set to Mountain Standard Time (MST) at all times, with no daylight saving time adjustment. Cellular phones can be used to verify the time.

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5.2 ISCO SAMPLER INSTALLATION

Step	Action
1	Work Orders are issued for all field operations at individual MSGP monitored outfalls. Obtain the Work Order with the LANL MSGP ISCO Sampler Installation Form 045-1 (Attachment 1). The Work Order specifies the MSGP outfall and target date for the work to be performed. An outfall-specific equipment list with specifications and configuration settings is provided on each Work Order.
2	Deploy the ISCO sampler and charged battery on level ground above the flood plain. Often, large tool/storage boxes (Greenlee TM) are used for equipment protection in the field.
	NOTE: These boxes are locked. Therefore, a key should be obtained prior to accessing them.
	The sampler should be as level as possible to allow effective sample collection. Verify/record the ISCO sampler serial number and the battery tracking number(s) on the Work Order.
3	Install the separate protective battery box for the charged battery (follow manufacturer's instructions).
4	Determine the bottle set configuration from the equipment list on the Work Order.
	• If a Model 3700 sampler is indicated, install the correct distributor arm (has either "12" or "24" embossed on bottom at outlet).
	• For an Avalanche sampler, attach either the discharge tube guide (single bottle configuration) or the distributor arm (multi-bottle configuration) and the appropriate bottle adapter plate. If an adapter plate is not available, the inside of the sampler may need to be configured by hand (i.e., add form) to prevent bottles from moving around during a sampling event.
	Install required bottles and retaining devices in the sampler base.
	Check that the end of the discharge tubing does not extend below the bottom face of the distributor arm (where it could snag the bottle tops and jam as the arm advances through the bottle sequence).
	Remove and place the clean bottle caps in a new Ziploc® plastic bag.
5	Attach a length (in whole foot increments) of 3/8-inch diameter Teflon suction line to the sampler intake line and anchor as needed for the Outfall location. Measure and record (for later programming steps) the tubing length used. Route the sample tubing downslope from the sampler to the intake point so that there is a continuous slope with no valleys that could retain water between sample intervals.
6	Install the actuator:
	Anchor a stake to the channel bottom in the main flow of the outfall discharge.
	• Attach the sampler intake tube and the 1640 liquid level detector (actuator) to the stake.
	 Position the actuator at least ½ inch above the intake tube to ensure there is enough water to submerge the intake when the sampler is activated.
	Connect the actuator to the sampler using the cable connector provided by the manufacture
	If necessary, use a gravel bag to create a small pooling area for the actuator and sampler intake to sit in.
	The actuator height above the channel bottom is established using professional judgment. For example, the intake may be positioned 1 inch or less above the bottom of low-flowing wide channel but higher than 1 inch in a high-flowing narrow channel.

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7	NOTE: You must be a trained electrical worker and have completed all required courses in Training Plan #2876 to conduct this step.
	Connect the sampler to the power source, either a 12 Volt 110 A-h deep cycle lead acid battery or other power source such as a multi-battery array coupled with a solar panel, as appropriate. Record the battery tracking numbers in the equipment list section of the Work Order (Refer to Attackments)
	the battery tracking numbers in the equipment list section of the Work Order. (Refer to Attachments 2 and 3 for the wiring diagram for Avalanche sampler installation.)

5.3 CONFIGURING ISCO 3700 SAMPLERS

Step	Action	
1	When a new ISCO 3700 sampler is being installed, configure the sampler in accordance with the steps contained in this section. Follow the project-specific configuration settings as indicated on the Work Order and given in Attachment 4, ISCO 3700 Configuration Settings.	
2	Turn on the sampler by pressing the "On" button.	
3	Press the "Enter/Program" button.	
4	Select "Configuration".	
5	Set the configuration parameters in accordance with the guidance in Attachment 4, ISCO 3700 Configuration Settings. After each selection is made, press the "Enter" button to allow the next configuration parameter to be displayed on the screen.	
6	After the programming is complete, select "Run diagnostics" and press "Enter" to run the system diagnostic test. The diagnostic tests include the following:	
	RAM and ROM test	
	LCD test	
	Pump test ("OFF/ON" number should be between 50 and 200 for a successful test)	
	 Distributor test select "YES" to run test. Test will move the distributor to Position 24 and then return it to Position 1. 	
7	Following the diagnostic tests, "Reinitialize Controller" will be displayed. Select "No" and press "Enter." Do not select "Yes." If "Yes" is selected, the sampler will reset a number of configuration and program settings to the factory default values.	
8	To leave the configuration sequence, use the "Exit configuration" and press "Yes" or press the "Enter/Program" key.	

5.4 PROGRAMMING ISCO 3700 SAMPLERS

Step	Action
1	Follow the steps in this process to program a new ISCO or to confirm the program settings are
	correct for a specific location. Follow the project-specific program settings as indicated on the

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	work order and given in Attachment 5, ISCO 3700 Program Sequence.
2	Turn on the sampler by pressing the "ON" button
3	Press the "Enter/Program" button.
4	Select "Program".
5	Set the program parameters in accordance with the guidance on Attachment 5, ISCO 3700 Program Sequence. After each selection is made, press the "Enter" button to allow the next configuration parameter to be displayed on the screen.
6	Set the switch on the actuator to "Latch."
7	NOTE: You must be a trained electrical worker and have completed all required courses in Training Plan #2876 to conduct this step.
8	Complete the responses for the sampler installation tasks listed on the Work Order. Sign and date the Work Order and ensure all items contained within it have been completed.

5.5 ACTIVATING ISCO 3700 SAMPLERS

Step	Action	
1	Follow the steps in this section when a Work Order is received to activate a sampler (generally at the beginning of a field season or at the beginning of the next quarter after the last quarterly monitoring sample was obtained).	
	Note: The MSGP monitoring quarters are as follows	
	April 1 through May 31	
	June 1 through July 31	
	August 1 through September 30, and	
	October 1, through November 30.	
2	Obtain the Work Order with the LANL MSGP Sampler Activation Form 045-3 (Attachment 6). The Work Order specifies the MSGP Outfall and target date for the work to be performed. An Outfall-specific equipment list with specifications and configuration settings is provided on each Work Order.	
	NOTE: You must be a trained electrical worker and have completed all required courses in Training Plan #2876 to conduct this step. If not already installed, install and hook up the charged battery.	
	If a battery is already in place, use the voltage tester to check for minimum voltage of 11.7 volts. If the voltage is lower, replace the battery with a charged battery.	
3	Turn the sampler ON. "Program halted" will be displayed; press the Enter/Program button to enter program/configure sequence.	
4	Check the configuration and programming parameters to ensure they are still correct for the specific installation (see Attachment 4 and 5 for the correct parameters).	
5	Check integrity and condition of sampler tubing, actuator, wiring, etc., to ensure sampler will properly collect a sample.	

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6	To test the integrity of the tubing, press "Pump forward" to turn on pump and test for suction at the tubing intake. Press "Stop" to turn off pump. If no suction is felt at the intake, check the integrity of the tubing and replace as necessary.
7	To activate the sampler, press "Start sampling" and "Enter" twice.
8	Ensure the sampler indicates "Sampler Inhibited".
9	Complete the responses for the sampler activation tasks listed on the Work Order. Sign and date the Work Order and ensure all items contained within it have been completed.

5.6 CONFIGURING ISCO AVALANCHE SAMPLERS

Step	Action
1	When a new ISCO Avalanche sampler is being installed, configure the sampler in accordance with the steps contained in this section. Follow the project-specific configuration settings as indicated on the work order and given in Attachment 8, ISCO Avalanche Configuration Settings.
2	Turn on the sampler by pressing the "Standby" key.
3	From the main menu, select Other Functions, to access the menus and select options given in Attachment 8.
4	Set the configuration parameters in accordance with the guidance on Attachment 8, ISCO Avalanche Configuration Settings.
5	After the programming is complete, select "Run diagnostics" and press "Enter" to run the system diagnostic test. These include the following: RAM and ROM test Pump test ("ON/OFF" ratio should be between 0.80 and 1.25 for a successful test) Distributor test select "YES" to run test. Test will move the distributor to Position 14 and then return it to Position 1.
6	Following the diagnostic tests, "Reinitialize Controller" will be displayed. Select "No" and press the "Enter" key. (If "Yes" is selected, the sampler will reset a number of configuration and program settings to the factory default values).
7	If a 700 series module (e.g., pH) is to be installed, consult the equipment manufacturer's manual for installation instructions. NOTE: The pH module is only required at the Asphalt Batch Plant.
8	Complete the responses for the sampler installation tasks listed on the Work Order. Sign and date the Work Order and ensure all items contained within it have been completed.

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5.7 PROGRAMMING ISCO AVALANCHE SAMPLERS

Step	Action
1	Follow the steps in this process to program a new ISCO or to confirm the program settings are correct for a specific location and bottle configuration. Follow the project-specific program settings as indicated on the work order and given in Attachment 8, ISCO Avalanche Program Sequence.
2	Turn on the sampler by pressing the "Standby" key.
3	Press the "Program" button.
4	Select the current program to review settings, or choose "Select New Program" to create a new program with different settings.
5	Select the current program to review settings, or choose "Select New Program" to create a new program with different settings.
6	At the prompt "Programming complete, run this program now?", select "Yes" if sampler is scheduled to be active, and "No" if sampler is in stand down.
7	Set switch on actuator to "Latch."
8	Complete the responses for the sampler installation tasks listed on the Work Order. Sign and date the Work Order and ensure all items within it have been completed.

5.8 ACTIVATING ISCO AVALANCHE SAMPLERS

Step	Action
1	Follow the steps in this section when a Work Order is received to activate a sampler (generally at the beginning of a field season or at the beginning of the next quarter after the last quarterly monitoring sample was obtained).
×	Note: The MSGP monitoring quarters are as follows
	 April 1 through May 31 June 1 through July 31 August 1 through September 30, and October 1, through November 30.
2	NOTE: You must be a trained electrical worker and have completed all required courses in Training Plan #2876 to conduct this step.
	If not already installed, install and hook up the charged battery(ies).
	If a battery is already in place, use the voltage tester to check for minimum voltage of 11.7 volts. If the voltage is lower, replace the battery with a charged battery.
3	Turn on sampler power. From the main menu, select "Program" and the "Enter" key to enter programming sequence, and "Other Functions" to enter the configuration settings.
4	Check the programming/configuration parameters to ensure they are still correct for the specific installation – follow the two preceding sections for the steps and see Attachment 7 and 8 for the correct parameters.
5	Check integrity and condition of sampling tubes, actuator, wiring, etc., to ensure sampler

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	will properly collect a sample.
6	From the main menu, select "Other Functions" ▶ "Manual Functions" ▶ "Operate Pump" to perform a manual suction test. To test the integrity of the tubing, press "Pump forward" to turn on pump and test for suction at the tubing intake. Press "Stop" to turn off pump. If no suction is felt at the intake, check the integrity of the tubing and replace as necessary.
7	Reset the actuator by toggling the switch to "Reset" then back to "Latch." To activate the sampler, ensure the correct program name is displayed on the main menu and select "Run".
8	Ensure the sampler indicates "Program Disabled".
9	Note: The Avalanche refrigeration system is active any time the controller is powered. This is true for all states (including OFF), except for the time between entering RUN and the completion of the first sample, and when the pump is running. To conserve power, the Avalanche assumes that during this time there is no sample liquid to cool.
10	
	Ensure that all items on the Work Order have been completed.

5.9 STANDING DOWN OR WINTERIZING SAMPLERS

Step	Action
1	Follow the steps in this section when a Work Order is received to turn off ("stand down") a sampler (generally at the end of a field season, which is November 30, or to disable a sampler for a certain time period after a sample was collected). Fill out the LANL MSGP ISCO Sampler Winter Shut-Down Form in Attachment 9.
2	ISCO 3700: Turn off power. ISCO Avalanche: The Avalanche refrigeration system is active any time the controller is powered. This is true for all states (including OFF), except for the time between entering RUN and the completion of the first sample, and when the pump is running. To conserve power, the Avalanche assumes that during this time there is no sample liquid to cool. NOTE: To ensure that the refrigeration system does not activate during an intended stand down, disconnect the sampler from the power source.
3	Remove the battery and return it to the storage compound at TA-64 or other specified location identified by ENV-CP MSGP stormwater compliance personnel. Store cables inside the Greenlee TM box. If the actuator and tubing are not contained within conduit, disconnect these and place them in the box. Close sampler. Avalanche samplers must not be left in place for the winter, and are required to be returned to ENV-CP's storage shed.
4	Ensure that all items on the Work Order have been completed.

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5.10 SAMPLER RESET AND RE-INITIALIZATION AFTER SAMPLE COLLECTION

Step	Action
1	Follow ENV-CP-QP-047, Inspecting Storm Water Runoff Samplers and Retrieving Samples for the MSGP for collecting samples from an ISCO and installing new bottles so it is ready to collect new samples.
2	After collecting samples and resetting the sampler, follow instructions on sample collection Work Order, the updated sample tracking log or confer with the MSGP Project Lead regarding whether the sampler should be disabled.
	If sampler is to be deactivated, follow the steps specific to each sampler provided in the preceding section.
	If an ISCO 3700 sampler is to be left activated, reset the actuator by toggling the switch to "Reset" then back to "Latch", and press "Start sampling" and "Enter" twice. Ensure the sampler display indicates "Sampler Inhibited":
	If an ISCO Avalanche sampler is to be left activated, reset the actuator by toggling the switch to "Reset" then back to "Latch." From the main menu, verify the correct program name is displayed and select "Run." Ensure the sampler display indicates "Program Disabled."

5.11 REMOVING A SAMPLER

Step	Action
1	Follow the steps in this process when a Work Order is received to un-install or remove a sampler. Fill out the LANL MSGP ISCO Sampler Decommission Form in Attachment 10.
2	Disconnect all equipment and remove it from the site. Return the equipment to the ENV-CP Storage Shed or other location specified by MSGP storm water compliance personnel.
3	Dispose of all equipment components that contacted samples (tubing, bottles, etc.) as waste according to applicable waste management procedure. For assistance, contact the Waste Management Coordinator for TA-59.
4	Ensure that all items on the Work Order have been completed.

6.0 REFERENCES

ENV-DO-QP-110, Records Management Program

ENV-DO-QP-115, Personnel Training

ENV-CP-QP-047, Inspecting Storm Water Runoff Samplers and Retrieving Samples for the MSGP

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7.0 **DEFINITIONS**

ENV-CP: Environmental Protection Division, Compliance Programs Group

<u>Grab Sample:</u> A single sample collected at an NPDES outfall (using approved EPA methods) at a particular time that represents the composition of the storm water at that time and place.

IWD: Integrated Work Document

MSGP: Multi-Sector General Permit

MST: Mountain Standard Time

NPDES: National Pollutant Discharge Elimination System

8.0 ATTACHMENTS

Attachment 1- LANL MSGP ISCO Sampler Installation Form 045-1

Attachment 2- Wiring Diagram for Avalanche Sampler

Attachment 3 – Battery Photovoltaic Connection Wiring

Attachment 4 - ISCO 3700 Configuration Settings

Attachment 5 – ISCO 3700 Program Sequence

Attachment 6 – LANL MSGP ISCO Sampler Activation Form 045-3

Attachment 7 – ISCO Avalanche Configuration Settings

Attachment 8 – ISCO Avalanche Program Sequence

Attachment 9 – LANL MSGP ISCO Sampler Winter Shut-Down Form 045-5

Attachment 10 - LANL MSGP ISCO Sampler Decommission Form 045-6

By requesting credit for this required reading I acknowledge that I have read and understand the contents of this document and I will follow and meet the requirements in this document unless it is unsafe to do so.

Click to Acknowledge

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ATTACHMENT 1- LANL MSGP ISCO SAMPLER INSTALLATION FORM 045-1

ENV-QP-045,0		I	LANL Multi-Sed ISCO Sampler					Form 045-1 (3/2011)
Outfall: 54-G-4 : 54-P	AD10E		Project ID: P-N	/ISGP-2443			W	ork Order ID: MSGP-31193
Target Date: 4/1/2013 Project: MSGP 201	3 Sampler Install			Date Name/Z# Name/Z#			Ti	me:
	Sampler Installatio							e accurate and complete "
Verify the Equipment	equipment list b Manufacturor	below. Make ci Model	orrections as requ Social No.	aired and fill in	n missing in Specification		on (e.g., s	serial numbers) Configuration
Actuator	ISCO	1840	210301660		Оресточно	,,,		Comigaration
Charge Controller	Xantrex	C-12	B20037667					
ISCO 3700 Sampler	Teledyne	3700	198H00976		Bottle Set			12c- 1 1L Glass, 11 1L Poly
ISCO 3700 Sampler	Теједупе	3700	198H00978		Peogram			Time / Multiplex no delay
ISCO Avalanche Sampler	Teledyne	Avalanche	210 J00066		Bottle Set			14 950 mL Poly
ISCO Avalanche Sampler	Teledyne	Avalancha	210J00066		Program			1-Part, 14 Bottles, 950 mL
Pb-Acid Battery	Universal	110 A-h	MSGP-110-03	11-07	Voltage			> 11.7 V
Pb-Acid Battery	Universel	110 A-h	MSGP-110-03	11-08	Voltage			> 11.7 V
Pb-Acid Battery	Universal	110 A-h	MSGP-110-03	11-09	Voltage			> 11.7 V
Solar Panel	SunWize	SW-S85P	11004467					
ISCO Sampler Tasks					Note: If *	No' provid	lo correct information or explanation	
Doploy battory(ies) if not list	tod in oquipment is	it above. Record	sorial numbers of bal	ttory(ios) installoc	i.	□Yes	∏No	
Deploy Avalanche sampler	matching serial nur	mber listed in equ	uipment list above for	installation		TYes	□No	
Deploy and install pH and T	emperature Probe	listed in equipme	ent list above and pro	be saturation res	ervior.	□Yes	□No	
Refer to the wiring diagram being installed. Has wiring t				on, and type of sa	mpler	☐ Yes	□No	
Is the sampler installed acc	ording to steps in E	NV-QP-045,0?				☐Yes	□No	
is a Groonloe box used?						□Yes	□No	
Are electrical connections s	ecure?					□Yes	□No	
Record battery voltage(s)	Voltage(s) > 11.7 V	17				☐Yes	□No	
is the samplor physically cobase, arm)?	onfigured for the typ	os and numbor o	of bottles specified ab	ove (i.e., correct	carousel,	TYes	ΠNο	
is the sampler programmed	correctly per ENV	-QP-045.0 for the	program / bottle set	specified above?		∃Yes	□No	
Does sampler pass the ISC	O diagnostics test	?				□Yes	ПИо	
Does sample tubing pass s	uction test?					■Y¢s	□No	
is sampler ON upon departure?					☐Yes	□No		
Does (SCO display either "Sampler Inhibited" or "Program Disabled"?					∏Yes	□No		
Has the actuator switch boon roset to "Latch"?					□Yes	□No		
If any maintenance completed, check YES and describe						□Yes	□No	
If any follow-on maintenance	e is required, chec	k YES and descri	ibe.			☐ Yes	□No	
		LAN	E PERSONNEL U	SE ONLY (Init	rals and date	:s)		
Accepted		Tec	ch QC				ENV-RC	RA Review

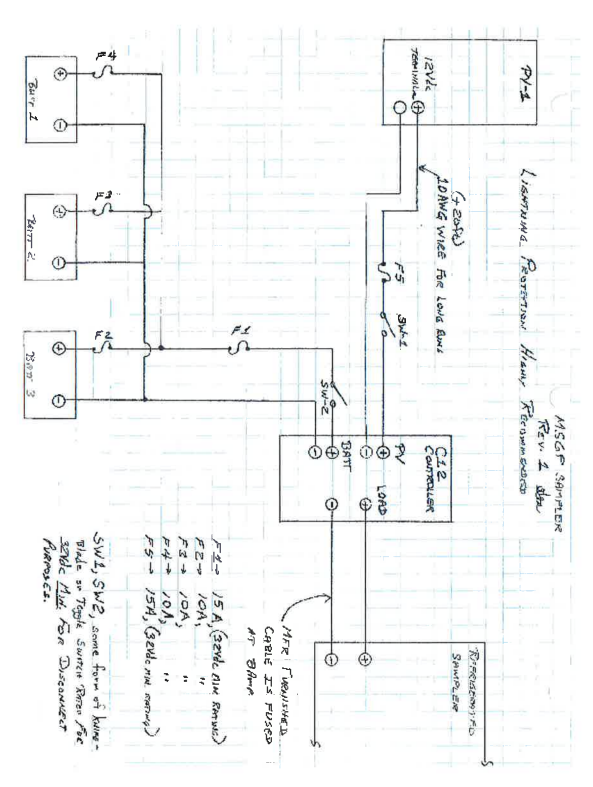
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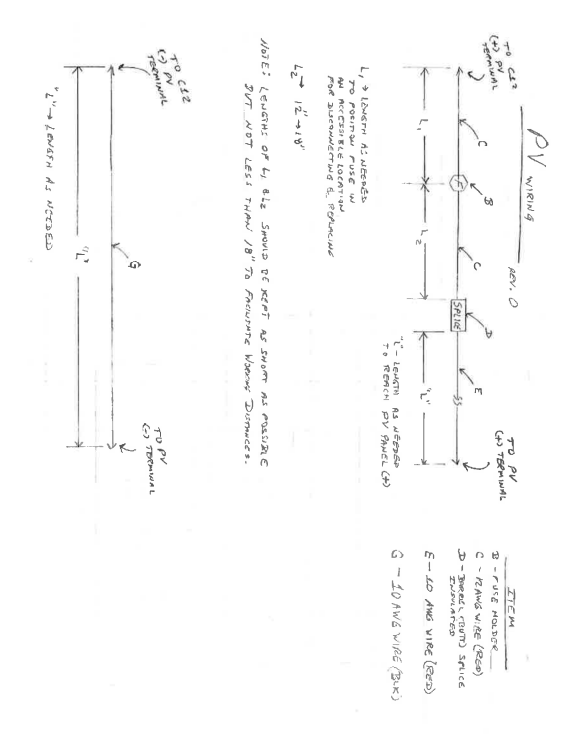
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ATTACHMENT 2- WIRING DIAGRAM FOR AVALANCHE SAMPLER



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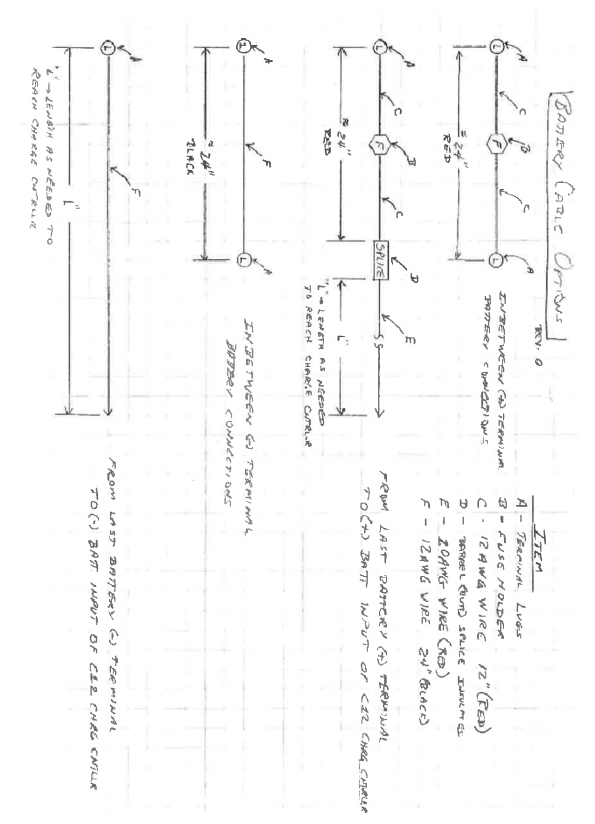
ATTACHMENT 3 - BATTERY PHOTOVOLTAIC CONNECTION WIRING



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ATTACHMENT 4 - ISCO 3700 CONFIGURATION SETTINGS

Parameter	Storm sampling with multiplex, timed delay	Time sampling with multiplex	Flow sampling with multiplex	
Time/ Date	[Set to MST]	[Set to MST]	[Set to MST]	
Portable/ Refrig	Portable	Portable	Portable	
Bottles	12 or 24	12 or 24	12 or 24	
Bottle volume	950 ml	1000 ml	1000 ml	
Suction line diameter	3/8 inch	3/8 inch	3/8 inch	
Suction line type	Teflon	Teflon	Teflon	
Suction line length	X feet	X feet	X feet	
Liquid detector	Enable	Enable	Enable	
Rinse cycles	0	1	1	
Enter Head Manually	No	Yes	Yes	
Retry	1	1	1	
Program mode	Extended	Basic	Basic	
Load program	None	N/A	N/A	
Save program as	None	N/A	N/A	
Take sample at start time	No	N/A	N/A	
Take sample at time switch	No	N/A	N/A	
Enter intervals in minutes	1 minute	N/A	N/A	
Calibrate sampler	Disable	Enable	Enable	
Sampling stop/resume	Disable	N/A	N/A	
Start time delay	0 minutes	0 minutes	0 minutes	
Master slave	No	No	No	
Sample upon Disable	No	No	No	
Sample upon enable	No	Yes	Yes	
Reset sample interval	Yes	Yes	No	
Inhibit countdown	Yes	Yes	No	
Event marker	Pulse	Pulse	Pulse	
At the beginning of:	Purge	Purge	Purge	
Purge counts presample counts	150	100	100	
Post sample counts	394	1000	1000	
Pump counts	[500,000]	[500,000]	[500,000]	
Reset pump counter	No	No	No	
Pump counts to warning	500,000	500,000	500,000	
Program lock	Disable	Disable	Disable	
Sampler ID number is:	[leave blank]	[leave blank]	[leave blank]	
Run diagnostics	Yes	Yes	Yes	
Test distributor	Yes	Yes	Yes	
Re-initialize	No	No	No	

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ATTACHMENT 5 – ISCO 3700 PROGRAM SEQUENCE

	Storm compling with
Parameter	Storm sampling with
	multiplex, timed delay
[Switch on	Set to "Latch"
liquid actuator]	
Paced sampling	Storm
Time Mode 1st	X-minute delay
Bottle Group	
Timed Sample	1
Event	
Bottle per	11 or 23
sample event	
Sample volume	950 ml
-	
Bottles	1
available	
2 nd bottle group	Time
2 nd group	1-minute delay
samples	
Sample interval	1 minute
Bottles per	1
sampling event	
Sample per	1
bottle	
Sample volume	950 ml
Enter start time	No

[Programming complete]

Danamatan	Time sampling with
Parameter	multiplex
[Switch on	Set to "Latch"
liquid actuator]	
Time/Flow	Time
Min/Hr	1 min
Multiplex	Yes
samples	7
Bottles/sample	Bottles/ sample
or	
Samples/Bottle	
Number of	12 or 24
bottles	
Sample volume	1000 ml
Suction head	XX Ft
Calibrate sample	No
vol	
Enter start time	No

[Programming complete]

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Avalanche Program Sequence, cont.

Parameter	Time sampling, single bottle composite sample	Time sampling, 1- part program	Time sampling, 2-part program
	Two-Part Pro	gram	
Part A	N/A	N/A	Yes
Assign bottle	N/A	N/A	1-X of 4 or 14
Pacing	N/A	N/A	Uniform time paced
Time between samples	N/A	N/A	1 minute
Distribution	N/A	N/A	Sequential
Bottles per event	N/A	N/A	1
Switch bottles on	N/A	N/A	Number of samples
Switch bottles every X samples	N/A	N/	1
Run continuously	N/A	N/A	No
Sample volumes dependent on flow?	N/A	N/A	No
Sample volume	N/A	N/A	Select between 10 ml and full container volume
Enable programmed	N/A	N/A	None
Once enabled, stay enabled	N/A	N/A	Yes
Sample at enable	N/A	N/A	Yes
Sample at disable	N/A	N/A	No
Pauses and resumes	N/A	N/A	0
Part B	N/A	N/A	Yes
Pacing	N/A		Uniform time paced
Time between sample events	N/A	N/A	1 minute
Distribution	N/A	N/A	Sequential
Bottles per event	N/A	N/A	1
Switch bottles on	N/A	N/A	Number of samples
Switch bottles every X samples	N/A	N/A	1
Run continuously	N/A	N/A	No
Sample volumes dependent on flow?	N/A	N/A	No
Sample volume	N/A	N/A	Select between 10 ml and ful container volume
Enable programmed	N/A	N/A	No

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Avalanche Program Sequence, cont.

Parameter	Time sampling, single bottle composite sample	Time sampling, 1- part program	Time sampling, 2-part program
Once enabled, stay enabled	N/A	N/A	Yes
Sample at disable	N/A	N/A	No
Sample at enable	N/A	N/A	Yes
Once enabled, stay enabled	N/A	N/A	Yes
Pauses and resumes	N/A	N/A	0
Delay to start	N/A	N/A	No
	Reset Samp	ler	J.
Switch on liquid actuator	Toggle to "Reset" then back to "Latch"	Toggle to "Reset" then back to "Latch"	Toggle to "Reset" then back to "Latch"
Select Program name	Run	Run	Run

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ATTACHMENT 6 – LANL MSGP ISCO SAMPLER ACTIVATION FORM 045-3

ENV-QP-045.0		LANL Mult ISCO Sa				Form 045-3 (3/2011
Outfall 3-PSP-5 : E12	21.9-ISCO 12	Project I	D P-MS	GP-830		Work Order ID MSGP-12785
Target Date: 4/11/2011			Da	te:		Time:
D : MACOR Com	urtee Activeties 04 0044		Na	me/Z#:		
Project MSGP Sam	pler Activation Q1 2011		Na	me/Z#:		
Reason: MSGP Sam	pler Activation 2011 Q1		Le	ad Signat	ure	
				"I confirm	the information as re	ecorded is true, accurate and complete."
Equipment	Manufacturer	Model	Sor	ial No.	Specification	Configuration
Actuator	ISCO	1640			Actuator Height	
ISCO Sampler 12c	Teledyne ISCO	ISCO 3700	198H	01553	Bottle Set	12c- 1 1L Poly
ISCO Sampler 12c	Teledyne ISCO	ISCO 3700	198H	01553	Program	Time / Multiplex no delay
Pb-Acid Battery					Voltage	> 11.7 V
Is the ISCO time delta < 1 m Does sampler pass the ISCO Are electrical connections so Record battery voltage(s). Is Does ISCO display either "B Is bottle set described above Is recorded height of actuate	O diagnostics test? cure? vare voltage(s) > 11.7 V? tottle 1 of X afer 1" or "Samp installed?	ler Inhibited*?		☐Yes ☐Yes ☐Yes ☐Yes ☐Yes ☐Yes ☐Yes ☐Yes	□ No □ No □ No □ No	
If any maintenance complete				□Yes		-
If any follow-on maintenance	e is required, check Yes: De	scribe		□Yes	□No	
ls sampler ON upon departu	re?			□Yes	□No	
Additional Notes:						
·						
Accepted		LANL PERSONS	NEL USE	ONLY (I	uttals and dates)	RNV-RCRA Review

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ATTACHMENT 7 – ISCO AVALANCHE CONFIGURATION SETTINGS

ISCO Avalanche Configuration Settings

Parameter	All programs			
Maintenance				
Set Clock	[Set to MST]			
Pump Tube Alarm	[1,000,000]			
Reset pump counter	No			
Run diagnostics	Yes			
Re-initialize	No			
Softwa	are Options			
Liquid detector	Liquid detect on			
Target temperature	°C			
Measurement interval	1 minute			
Dual sampler mode	Off			
Bottle full detect	Yes			
Event mark	Every sample			
Duration	3 second pulse at initial purge			
Presample purge counts	100			
Post sample counts	Dependent on head			
Periodic serial output	No			
Interrogator connector power	Alarm dial-outs only			
Manua	al Functions			
Grab Sample	Manual option			
Calibrate volume	Manual option			
Operate pump	Manual option			
Move distributor	Manual option			
Other S	Settings/Misc			
Suction line diameter	3/8 inch			
Suction line type	Teflon			
Program lock	Disable			

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ATTACHMENT 8 – ISCO AVALANCHE PROGRAM SEQUENCE

Parameter	Time sampling, single bottle composite sample	Time sampling, 1- part program	Time sampling, 2- part program	
	Program			
Program mode	Extended	Extended	Extended	
Program name	COMPOSITE	1-PART (# bottles)	2-PART (# bottles)	
Site description	Station number	Station number	Station number	
Units (length)	ft	ft	ft	
Units (temperature)	°C	°C	°C	
Data storage interval	1 minute	1 minute	1 minute	
Number of bottles	1	4 or 14	4 or 14	
Bottle volume	10000 ml, 4000 ml	2000 ml, 950 ml	2000 ml, 950 ml	
Suction line length	X feet	X feet	X feet	
Enter Head Manually	Yes	Yes	Yes	
Rinse cycles	1	1	1	
Retries	1	1	1	
	One-Pa	rt Program		
Pacing	Uniform time paced	Uniform time paced	N/A	
Time between samples	Every one minute	Every one minute	N/A	
Composite	1 sample	N/A	N/A	
Run continuously	No	N/A	N/A	
Take X sample(s)	1	N/A	N/A	
Distribution	N/A	Sequential	N/A	
Volume	Select between 10 ml and full container volume	Select between 10 ml and full container volume	N/A	
Sample volumes dependent on flow	No	No	N/A	
Enable programmed	None	None	N/A	
Once enabled, stay enabled	Yes	Yes	N/A	
Sample at enable	Yes	Yes	N/A	
Sample at disable	No	No	N/A	
Pauses and resumes	0	0	N/A	
Delay to start	No	No	N/A	

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ATTACHMENT 9 – LANL MSGP ISCO SAMPLER WINTER SHUT-DOWN FORM 045-5

		ISCO Sampler	Winter S	hutdo	wn Fo rm	Form 045-5 (3/20
Outfall: 3-PSP-5 : E12	1.9-ISCO 12	Project ID:	P-MSGP-	333		Work Order ID: MSGP-12803
Farget Date: 11/30/2011		::	Date:			Time:
Project: MSGD ISCC	Sampler Winter Shutde	NAID.	Name/2	Z#		
Project: MSGP ISCO Sampler Winter Shutdown Reason: MSGP Sampler Winter Shutdown 2011		Name/2	2#:			
)1 1	Lead Si	gnature		
			*1 cc	nfirm It	ne information as re	corded is true, accurate and complete,"
Verify the	equipment list below.	Make corrections as	required a	nd fill i	n missing informa	tion (e.g., serial numbers).
Equipment	Manufacturer	Model	Serial No		Specification	Configuration
Actuator	ISCO	1640			Actuator Height	
ISCO Sampler 12c	Teledyne ISCO	ISCO 3700	198H0155	3	Bottle Set	12c- 1 1L Poly
ISCO Sampler 12c	Teledyne ISCO	ISCO 3700	198H0155	3	Program	Time / Multiplex no delay
Pb-Acid Battery					Voltage	> 11.7 V
	ISCO Sampler Tasks		No	e: If "N	o" provide correct in	nformation or explanation.
Furn ISCO unit "OFF."			П	Yes 🗇	No	
Place caps securely on bottle	s in the sample carousel.			Yes 🗇	No	
verify equipment list above.				Yes 🗇	No	
SCO 3700 Sampler Units						
Disconnect and remove batter maintenance and storage	y. Transport battery to MS	GP stockroom for	П	Yos 🗆	No	
Place battery cables securely	inside Greenlee box or IS	CO casing.	0	Yes 🗇	No	
Pull up actuator and tubing an	d stare in Greenlee box or	ISCO casing		Yes 🗇	No	
Avalanche ISCO Sampler Ur	nits:					
Disconnect and remove batter naintenance and storage.	ies. Transport batteries to	MSGP stockroom for	п	Yes 🗖	No	
Place battery cables securely	inside Greenlee box or ISC	CO casing,	п	Yes 🗇	No	
Pull up actuator and tubing an	d store inside Greenlee bo	x or ISCO casing.	0	Yes 🗇	No	
ransport Avalanche sampler	to MSGP stockroom for m	aintenance and storage.	a a	Yes 🗇	No	
Additional Notes:						
W		DANI PERSONNES	LISE ONL	Valuate	ale and day on	

Installing, Setting Up, and Operating ISCO Samplers for the MSGP	No. ENV-CP-QP-045.1	Page 26 of 26
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ATTACHMENT 10 – LANL MSGP ISCO SAMPLER DECOMMISSION FORM 045-6

			Sector Genera r Decommissi		Form 045-6 (3/2011
Outfall: 3-PSP-5 : E121.9-I	SCO 12	Project ID:	P-MSGP-834	_	Work Order ID: MSGP-12804
Target Date: 7/27/2011 Project: MSGP Sampler Station Decommission Reason: MSGP Sampler Decommission		Date:		Time:	
		Name/Z#:			
		Name/Z#:			
			Lead Signatu	re:	
			"I confirm	the information as reco	orded is true, accurate and complete
Verify the equip	pment list below. I	Make corrections as	required and fill	in missing informati	on (e.g., serial numbers).
Equipment	Manufacturer	Model	Serial No.	Specification	Configuration
Actuator	ISCO	1640		Actuator Height	
ISCO Sampler 12c	Teledyne ISCO	ISCO 3700	198H01553	Bottle Set	12c- 1 1L Poly
ISCO Sampler 12c	Teledyne ISCO	ISCO 3700	198H01553	Program	Time / Multiplex no delay
Pb-Acid Battery				Voltage	> 11.7 V
ISC	O Sampler Tasks		Note If "I	No" provide correct int	formation or explanation
ls equipment list above complete ar	nd accurate?		□Yes (□No	
Turn sampler "OFF." Remove bottle	es from carousel		☐ Yes (¬No	
Disconnect and remove battery(ies)), solar panel, and ca	blos (as applicable),	☐Yes (JNo	
Pull up actuator and tubing. Disconi	nect from sampler un	it.	□Yes !	□No	
Uninstall Greenlee box, as applicab	ile		□Yes (□No	
Transport all removed equipment to storage.	the MSGP stockroom	m for maintenance and	∏Yes	□No	

ENV-CP-QP-048.1

Effective Date: September 5,

2013

Next Review Date: August 5,

2015



Environment, Safety, Health Directorate

Environmental Protection – Compliance Programs Quality Procedure

Processing MSGP Stormwater Samples

Name: Organization: Signature: Date: Melanie Lamb ADESH-OIO, QA Signature on file 8/28/13 Specialist **Derivative Classifier:** ☐ Unclassified ☑ DUSA_ Name: Organization: Signature: Date: ADESH-OIO Ellena Martinez 8/29/13 Signature on file **Approval Signatures:** Subject Matter Expert: Organization: Signature: Date: **ENV-CP** Holly Wheeler 8/29/13 Signature on file Responsible Line Manager: Organization: Signature: Date: **ENV-CP Team Lead** Michael Saladen Signature on file 8/29/13 Responsible Line Manager: Organization: Signature: Date: Anthony Grieggs **ENV-CP Group Leader** Signature on file 9/5/13

Reviewers:

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History of Revisions

Document Number [Include revision number, beginning with Revision 0]	Effective Date [Document Control Coordinator inserts effective date]	Description of Changes [List specific changes made since the previous revision]
0	07/11	New Document.
1	09/13	Annual Review and Revision, new format, process change, and new organization name.

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Effective Date: September 5, 2013

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1.0 PURPOSE

This procedure describes the process for preserving stormwater samples for shipment to an offsite analytical laboratory.

2.0 SCOPE

This procedure applies to all LANL personnel and subcontractors who conduct chemical preservation of stormwater samples either in the stormwater Laboratory located in TA-59-1 or out in the field.

2.1 HAZARD REVIEW

The work specified in this procedure is conducted in accordance with the following integrated work documents: IWDs 007, 007a, 007b, 007c, 007d, 007e, 007f, 008, 010, 010b, and 010c. Each IWD is associated with a specific FOD depending on location of sample activity. The hazard level of this procedure is **MODERATE**.

3.0 RESPONSIBILITIES

The following personnel require training before implementing this procedure:

• ENV-CP staff and contract personnel who process Stormwater samples for the MSGP.

The training method for this procedure is "self-study" (reading). For ENV-CP staff, this is documented in accordance with ENV-DO-QP-115, *Personnel Training*. Other participating groups may require training documentation pursuant to local procedures.

Actions specified within this procedure, unless proceeded with "should" or "may," are to be considered mandatory (i.e., "shall", "will", "must").

3.1 Prerequisites

In addition to training to this procedure, the following training and data systems access is also required prior to performing this procedure:

- Personnel performing this procedure will be familiar with the most recent version of the ENV-CP MSGP Sampling and Analysis Plan.
- WES-EDA-QP-219, Sample Control and Field Documentation
- ENV-RCRA-QP-022, MSGP Stormwater Corrective Action

4.0 DOCUMENT CONTROL/RECORDS MANAGEMENT

The following records are generated as a result of this procedure and are maintained in accordance with ENV-DO-QP-110, *Records Management Program* with the originals on file at ENV-CP records room:

• Copy of the Sample Collection Log/Field Chain of Custody Form

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5.0 WORK PROCESSES

The Environmental Protection Agency (EPA) issued the National Pollutant Discharge Elimination System (NPDES) Multi-Sector General Permit (MSGP) on September 29, 2008. The MSGP requires LANL to monitor stormwater runoff from industrial sites relative to potential pollutants.

Stormwater samples are collected in the field either from refrigerated AvalancheTM or ISCO 3700TM automated samplers. Chemical preservation is conducted in the Stormwater Laboratory (in TA-59-01) immediately following sample collection or in the field.

A LANL Project Leader is the primary person responsible for the steps in this procedure.

The following equipment and tools are required:

- Copy of this procedure
- Copy of Integrated Work Documents (IWDs)
- Copy of the ENV-CP MSGP Sampling and Analysis Plan
- Work Orders (if issued)
- Sample Collection Log/Field Chain of Custody Form (provided by the Sample Management Office (SMO)
- Sample containers
- Sample container labels
- Necessary keys
- Safety glasses with side shields
- Nitrile gloves
- Leather gloves or equivalent work gloves
- Glass and poly bottles appropriate for samples to be collected at the site (reference sampling plan)
- Preservative
- Lids for bottles
- Teflon tubing for intake
- Tygon tubing for exhaust

5.1 PROCESSING SAMPLES

Step	Action
1	Obtain required Sample Collection Log/Field Chain of Custody Form(s) from the SMO. Collect samples and deliver them to the Water Laboratory in coolers containing Blue Ice [®] .
2	Double check to make sure the Location ID on the Sample Collection Log/Field Chain of Custody Form matches the sample collection station number. If preservation beyond ice is indicated on the form, obtain required preservative and sample containers for identified volume if different from the amount of sample collected.
	NOTE: Specific preservatives and required sample volumes are listed on the Sample Collection Log/Field Chain of Custody Form.
3	Process only one sample set (i.e., samples from one site) at a time.
	NOTE: Sample collection bottles are the bottles used to collect the sample in the field. Sample containers are containers/bottles that the original sample is transferred to after processing. These

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	containers are transferred to the Sample Management Office for shipment to the analytical laboratory.
4	Affix appropriate label to sample container.
5	Split up samples into appropriate sample containers.
6	Verify that the sample ID number on the container label matches the sample ID number on the Sample Collection Log/Filed Chain of Custody Form

The following steps should be followed when preserving samples:

Step	Action
1	IMPORTANT: Preservation entails the addition of acid or base to a sample. Acids used include hydrochloric acid (HCl), nitric acid (HNO ₃), and sulfuric acid (H ₂ SO ₄). Bases used in preservation include sodium hydroxide (NaOH). These are all strong acids and bases that can cause severe burns. Extreme care should be taken when using these acids and bases.
2	Preserve (add acid or base) samples according to the requirements on the Sample Collection Log/Field Chain of Custody Form.
	NOTE: Make sure the pre-measured preservative labeled size matches the sample container size. If you only have one size pre-measured preservative that does not match the sample container size you may need to use more than one. For example, if you have a 1 liter sample container and 500 ml pre-measured preservative vial, you would need to add two preservative vials to the sample container.
3	Mark each container after preservative has been added to designate that the process has taken place.
4	Securely affix lid to sample container. Clean and dry the exterior of sample container, ensure lid is on securely, and check sample container for leakage and breakage.
5	Apply chain-of-custody tape around the mouth and lid of the bottle.
6	Carefully place sample containers in the cooler and package sample containers with Blue Ice®.

5.2 SUBMIT SAMPLES FOR SHIPPING

Submit samples with original Sample Collection Log/Field Chain of Custody Form to SMO for shipping to an offsite analytical laboratory. The person delivering the sample to SMO relinquishes the sample by signing, dating and recording the time under "Relinquished By." The SMO accepts samples by signing, dating and recording the time under "Received By." Obtain a signed copy of the Sample Collection Log/Field Chain of Custody Form from the SMO. Make a copy of the Sample Collection Log/Field Chain of Custody Form and provide it to the MSGP Project Leader.

Every attempt will be made to minimize the amount of waste generated. Field personnel will diligently collect only the volumes identified as the minimum or maximum allowable identified on Form. If there is not enough liquid collected to meet these volumes, the Stormwater will be

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discharged at the sampler location. Extra Stormwater collected will also be discharged at the sampler location. If waste is generated, contact the Waste Management Coordinator for TA-59-1 or the MSGP Project Leader.

5.3 DATA QUALITY OBJECTIVES

The 2008 MSGP permit requires quarterly and annual Stormwater monitoring to determine if pollutants from industrial activities are migrating into U.S. waters. The permit specifies benchmark parameters that are indicators of potential pollutant sources. In addition, certain impaired water quality standards must be met. Factors which must be considered in making the decision of whether pollutant sources are present or water quality standards have been exceeded are analytical data quality and whether the collected sample is representative of the permitted discharge.

To determine whether the Laboratory is in compliance with all relevant laws and regulations, sample collection and analytical data must be evaluated by the a representatives of ADESH, Operations and Integration Office (OIO) by requesting formal focused validation and/or by the MSGP Project Leader.

Sample collection and submission is conducted under the guidelines found in:

- NPDES Permit Tracking No. NMR05GB21
- 40 CFR Subpart 136 Guidelines establishing the test procedure for the analysis of pollutants.

Sample analysis must use EPA approved methods as set forth in the NPDES permit.

Benchmark levels are identified in the 2008 MSGP. Outfall and sampling locations are identified in the individual facility Stormwater Pollution Prevention Plans (SWPPP).

Monitoring frequencies and reporting requirements are specified in the 2008 MSGP.

Sampling location(s):

Annual, quarterly, and visual assessments shall be conducted in compliance with the monitoring requirements specified in the 2008 MSGP. As specified previously, specific sampling location(s) are identified in the facility specific SWPPP.

Grab Sample:

A minimum of one grab sample from a discharge resulting from a measurable storm event is required. Samples must be collected within the first 30 minutes of a measurable storm event. If that is not possible, the sample must be collected as soon as practicable after the first 30 minutes and documentation must be kept with the SWPPP explaining why it was not possible to take samples within the required time frame. In the case of snowmelt, samples must be taken during a period with a measurable discharge.

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NOTE: A grab sample is defined as a single sample collected at a NPDES outfall (using approved EPA methods) at a particular time that represents the composition of the stormwater at that time and place.

Representative Sampling:

Samples and measurements taken for the purpose of monitoring shall be representative of the monitored activity.

MSGP Discharge Monitoring Reports and Other Reports (MDMRS):

Monitoring results must be reported on an MDMR form (EPA Form No. 2040-0004) in accordance with the "Instructions for Completing the MSGP Industrial Discharge Monitoring Report" provided on the form. The permittee shall submit the original MDMR signed and certified to EPA as required by Part 7.1 of the MSGP.

Duty to Comply:

The permittee must comply with all conditions of the 2008 MSGP permit. Any permit noncompliance constitutes a violation of the Act and is grounds for enforcement action.

5.4 DEVELOP A DECISION RULE

If analytical results from monitoring activities are above benchmark and/or natural background levels, a corrective action is entered into the ENV-CP Corrective Action Report Database, in accordance with ENV-RCRA-QP-022, MSGP Stormwater Corrective Actions. An e-mail is automatically generated and sent to personnel responsible for evaluating and modifying controls to prevent further exceedances. Data validation is conducted under the guidelines of the DOE Statement of Work.

Acceptable analytical error is addressed in the DOE Statement of Work.

The current MSGP monitoring program is based on the 2008 MSGP. Activities that could affect the current or next MSGP permit include:

- Addition or removal of constituents into the 303(b) list,
- Discontinued monitoring based on no detection or constituent levels below benchmark or natural background,
- Specific changes identified by EPA within the next permit,
- DOE Statement of Work requirement for analytical laboratories.

6.0 REFERENCES

None

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7.0 **DEFINITIONS**

None

8.0 ATTACHMENTS

Attachment 1- Example Sample Collection Log/Field Chain of Custody Form

Attachment 2- Sample Container Labels

By requesting credit for this required reading I acknowledge that I have read and understand the contents of this document and I will follow and meet the requirements in this document unless it is unsafe to do so.

Click to Acknowledge

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ATTACHMENT 1- SAMPLE COLLECTION LOG/FIELD CHAIN OF CUSTODY FORM

Los Alamos Natio	nal Laborato	гу					Page 1 of
	SAM	PLE COLI	LECT	ION LOG/FI	ELD CHAIR	OF CUS	STODY
EVENT ID:		4179		EV	ENT NAME:	MSGP	- 2013
SAMPLE ID);	WTMSGP-13-	29841	wo	ORK ORDER:		
		S AS	COLL	ECTED.]	AS PLANNED	AS COLLECTED
DATE COLLE (MM/DD/YYY		08/	10/13	FIE	LD MATRIX: V	ντ <u> </u>	UK
TIME COLLE	CTED (HH	:MM):	334	ME	DIA:	_	
PRS ID:			ok	SAN COD	APLE TECH DE: A	PS _	
LOCATION II	D: 03-003	8W	\leftarrow	FIE	LD PREP; U	F _	
LOCATION T	YPE:	***	7	FIE	LD QC TYPE: R	EG _	
TOP DEPTH:		-		SAN	IPLE USAGE: C	OMP _	
BOTTOM DEF	TH:	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	-	EXC	CAVATED:		YES / NO MA
PRIORITY	ORDER	CONTAINER	. # 1	PRESERVATIVE	COLLECTE	Y/N SI	PECIAL INSTRUCTIONS
	MSGP-Zn	LITER POLY	1 H1	103	4		
SAMPLE COM Q3 LOCATION CO		S:					
FIELD PARAM) MARWIN	Sr	KWDO			
RELINQUISH (Printed Name) (Signature)	Marwin Market	Shendo	Bate 8 /22	Time RECEIVE (Printed No.	mes - g No	pwood Therwa	Date/Time =
RELINQUISH (Printed Name) (Signature)	medili.		Date	Time RECEIVE (Printed No (Signature)	ime)		Date/Time
Report Date 08/01	/2013						



ATTACHMENT 2- SAMPLE CONTAINER LABELS

ммм.ачегу.сот

1-800-CO-AVERY (462-8379)

MTESSEM.



Los Alamos National Laboratory	
Sample ID: WTM8GP-13-29856	
Container: LITER POLY	1 of 1
Preservative: HN03	
Analysis: Ag+As+Cd+Mg+Pb+Se	*Hg
Date:	Time:

Los Alamos N	ational Laboratory
Sample ID: WTMSGP-13-29856	
Container: 0.5 LITER POLY	1 of 1
Preservative: NAOH	
Analysis: MSGP-CN(TOTAL)	
Date:	Time:

Los Alamos National Laboratory	
Sample ID: WTM8GP-13-29868	
Container: 0.5 LITER POLY	1 of 1
Preservative: H2504	
Analysis: MSGP-COD	, 411
Date:	Time:

Los Alamos National Laboratory	
Sample ID: WTMSGP-13-29856	
Container: 0.5 LITER POLY	1 of 1
Preservative: H2SO4	
Analysis: MSGP-NH3-N	
Date:	Time:

Los Alamos National Laboratory	
Sample ID: WTMSGP-13-29658	
Container: 1 LITER POLY	1 of 1
Preservative: HNO3	
Analysis: MSGP-GrossA	
Date:	Time:

Los Alamos National Laboratory	
Sample ID: WTMSGP-13-29858	
Container: 1 LITER GLASS	1 of 3
Preservative: ICE	
Analysis: MSGP-PCB(Arocker)	
Date:	Time:

Los Alamos National Laboratory	
Sample ID: WTMSGP-13-29858	,
Container: 1 LITER GLASS	2 of 3
Preservative: ICE	<u> </u>
Analysis: MSGP-PCB(Arodor)	
Date:	Time:

Los Alamos Na	tional Laboratory
Sample ID: WTMSGP-13-29858	
Container: 1 LITER GLASS	3 of 3
Preservative: ICE	
Analysis: MSGP-PCB(Arodor)	
Date:	Time:

Los Alamos	National Laboratory
Sample ID: WTMSGP-13-29859	
Container: 1 LITER POLY	1 of 1
Preservative: HNO3	
Analysia: Ag+Au+Cd+Mg+Pb+Se	+Hg
Date:	Time:

Los Alamos National Laboratory	
Sample ID: WTMSGP-13-29859	
Container: 0.5 LITER POLY	1 of 1
Preservative: NAOH	
Analysis: MSGP-CN(TOTAL)	
Date:	Time:

ENV-RCRA-QP-047.1

Effective Date: May 14, 2013

Next Review Date: April 14, 2015



Environment, Safety, Health Directorate

Environmental Protection – Water Quality and RCRA Quality Procedure

Inspecting Storm Water Runoff Samplers and Retrieving Samples for the MSGP

	Revi	ewers:	
Name:	Organization:	Signature:	Date:
Melanie Lamb	ENV-QPMO QA Specialist	Signature on file	3/7/13
Derivat	ive Classifier: 🛛 Uncl	assified DUSA	
Name:	Organization:	Signature:	Date:
Anthony Grieggs	ENV-RCRA	Signature on file	5/14/13
	Approval	Signatures:	
Subject Matter Expert:	Organization:	Signature:	Date:
Holly Wheeler	ENV-RCRA	Signature on file	3/20/13
Responsible Line Manager:	Organization:	Signature:	Date:
Terrill Lemke	ENV-RCRA Team Lead	Signature on file	5/3/13
Responsible Line Manager:	Organization:	Signature:	Date:
Anthony Grieggs	ENV-RCRA Group Leader	Signature on file	5/14/13

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Inspecting Storm Water Runoff Samplers and Retrieving	No. ENV-RCRA-QP-047.1	Page 2 of 14
Samples for the MSGP	Effective Date: May 14, 2013	

History of Revisions

Document Number [Include revision number, beginning with Revision 0]	Effective Date [Document Control Coordinator inserts effective date]	Description of Changes [List specific changes made since the previous revision]
0	03/11	New Document.
1	02/13	Annual Review and Revision

No. ENV-RCRA-QP-047.1

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Effective Date: May 14, 2013

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Inspecting Storm Water Runoff Samplers and Retrieving Samples for the MSGP	No. ENV-RCRA-QP-047.1	Page 4 of 14
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1.0 PURPOSE

This procedure describes the process for inspecting ISCO storm water runoff samplers and retrieving storm water runoff samples from all locations where the Los Alamos National Laboratory (LANL) conducts storm water sampling activities for the Multi-Sector General Permit (MSGP).

2.0 SCOPE

This procedure applies to the ENV-RCRA technical staff and subcontractor personnel conducting activities at single stage stations used for monitoring under the MSGP.

2.1 HAZARD REVIEW

Hazards in the work described in this procedure are controlled thorough site specific <u>IWDs</u>. The hazard level of the activities in this procedure is <u>moderate</u>.

3.0 RESPONSIBILITIES

The following personnel require training before implementing this procedure:

• ENV-RCRA technical staff and subcontract or other personnel who inspect storm water samplers and retrieve storm water samples for the MSGP.

The training method for this procedure is "self-study" (reading). For ENV-RCRA staff, this is documented in accordance with <u>ENV-DO-QP-115, Personnel Training</u>. Other participating groups may require training documentation pursuant to local procedures.

Actions specified within this procedure, unless proceeded with "should" or "may," are to be considered mandatory (i.e., "shall", "will", "must").

3.1 PREREQUISITES

Personnel performing this procedure will be familiar with the most current versions of the following procedures and operation manuals:

- ENV-RCRA MSGP Sampling and Analysis Plan for the current monitoring year.
- Manual for Teledyne ISCO Sampler model 3700.
- Manual for Teledyne ISCO Avalanche sampler

4.0 DOCUMENT CONTROL/RECORDS MANAGEMENT

The following records are generated as a result of this procedure and are maintained in accordance with ENV-DO-OP-110, *Records Management Program* with the originals on file at ENV-RCRA offices:

• Completed work order for ISCO Sampler Inspection and Sample Retrieval and Collection forms (example in Attachment 2).

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5.0 WORK PROCESSES

ISCO samplers are used to collect storm water runoff for Multi-Sector General Permit (MSGP) Program stations. ISCOs are designed to automatically collect water when the water surface is high enough to trigger the actuator and fill the sample bottles. Field personnel are required to inspect the sampling station while retrieving water samples and at other intervals determined by the project or as directed by work orders issued by project personnel.

A LANL Project Leader is the primary person with responsibility for the steps in this procedure. ENV-RCRA personnel will be appointed with responsibility for a subset of sampling stations.

If subsequent rain events occur before all sampler locations have been visited after the first rain event, finish the route to collect the first-event samples (safety permitting).

Inspections may be discontinued during periods or conditions that make sites dangerous for worker safety or prevent personnel from safely accessing sites (e.g., weather-related events such as flash floods, flooding, lightning, wildfires, hail, icy roads, deep snow, and LANL operations such as shots or burns at the OBOD sites).

5.1 EQUIPMENT AND TOOLS

Ensure the following equipment is available in the field vehicle:

- Copy of this procedure
- Copy of the Integrated Work Documents (IWDs)
- Charged spare battery(ies)
- Battery voltage tester
- Spare tubing (pump, suction, discharge types, sampler specific)
- Spare/replacement sample bottles (glass and poly)
- Shovel
- Wooden stakes
- Plastic wire "zip" ties
- Cell phone (only government cell phones with batteries removed are allowed in secure areas)
- Appropriate tools in tool box
- Issued Work Orders and associated forms
- Necessary access and station keys
- Coolers with ice or Blue Ice®
- Expanded Site Field Maps
- Nitrile gloves
- Paper Towels
- Marker pen (permanent, waterproof)
- Ball point pen
- Zip lock bags
- Safety glasses with side shields
- Chain of custody seals
- Sturdy hiking boots or steel toed shoes with soles that grip

Inspecting Storm Water Runoff Samplers and Retrieving	No. ENV-RCRA-QP-047.1	Page 6 of 14
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5.2 PREPARING FOR FIELDWORK

Once the work orders have been approved, the following steps should be followed to prepare for fieldwork:

Step	Action
1	Receipt of a work order indicates that sampler inspections have been approved by the LANL Project Leader. Schedule work to be completed by the target date appearing on the work order(s).
2	Distribute work order(s) to field personnel. A sample Work Order form is provided in Attachment 1, ISCO Sampler Inspection and Sample Retrieval Form.
3	Inform (e.g., by e-mail) the Field Operations designee, as specified in the IWD, of the schedule for sampler inspection work and locations up to a week (preferred) before but no later than the day before (for minor changes) to be added to the appropriate plan of the day.
4	For work at sites operated by Weapons Facility Operations or Nuclear Environmental Sites, notify the appropriate access control before traveling to those sites. The IWD Part II (2101 Form) addresses specific requirements and training for these sites.
5	Obtain any necessary additional paperwork before conducting this work, including IWD's, and excavation permits (if necessary).
6	Gather the required equipment (see section above) for the work to be done.
7	Set watch(s) to the precise Mountain Standard (not daylight saving) Time. This can be done by logging on to the time page at www.time.gov (or click on the clock icon on the lab's internal home page). When at the site, the clock time on the ISCO sampler needs to be verified. Clocks must be set to Mountain Standard Time at all times, with no daylight saving time adjustment.

5.3 INSPECTING THE SAMPLER

The following table details the inspection requirements for the sampler:

Step	Action
1	If conditions prevent a sampler inspection, document the conditions on the work order and notify the Project Lead or designee within 24 hours. Multiple attempts can be documented on the original inspection work order up to the target date. After the target date, return work order to the ENV-RCRA Storm Water Data Stewards Team for reissuance (if necessary).
2	Item 1: on work order (see example in attachment 2): Enter the date and time inspection and water retrieval is performed and the name(s) and Z number(s) of the field personnel performing the work in the upper right corner of the work order.
3	Item 2: Verify and document the sampler is ON and its condition upon arrival by checking the "Yes" or "No" box. Explain any non-functional status in third column.
4	Item 3: Verify and document the ISCO programming displays by checking the "Yes" or "No" box in second column. • For ISCO 3700 samplers = "Sampler Inhibited"

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	OR
	For Avalanche samplers = "Program Disabled"
	If No, repair or describe (e.g., "Done X samples", or "sampler off", etc). If more space is needed, continue notes in the "Additional Notes" section at the bottom of the page.
5	Don nitrile gloves and safety glasses.
6	Remove the lid from the sampler.
7	Item 4: If water was collected, check "Yes" and collect the water according to the steps in "Retrieving Storm Water Runoff Samples" below.
	Note: Complete the required MSGP Visual Assessment form to document the water appearance (foam, sheen, etc.). Ensure this form is submitted to the appropriate MSGP project personnel (see item 11).
	If No, describe (e.g., "no water collected", "sampler off") in the third column; check "No" for Item 4.
8	Item 5: Verify and document the sampler is set to the correct Mountain Standard Time +/- no more than 1 minute by checking the "Yes" or "No" box in the second column. If the sampler is set incorrectly, reprogram for the correct Mountain Standard Time. Describe the work performed and correction applied (e.g., "ISCO clock was X minutes slow") in the third column.
9	Item 6: Review the Sampling Results report and document any error messages from the sampler display by checking the "Yes" or "No" box. If a message is displayed, record the message in the "Comments" section on page 2 next to the sample bottle being filled when the problem occurred. If there is no indication of flow and the sampler triggered due to a non-flow event (e.g., animal, tumbleweed), indicate this in the third column.
10	Item 7: For the Avalanche sampler equipped with an ISCO 701 pH Module, record the pH measurement taken at the time of Bottle 1 from the Combined Results report.
11	Item 8: For Avalanche samplers only, and if water was collected, check "Yes" and record the refrigerator temperature (°C) upon arrival. If no water was collected, or unable to review temperature, check "No" and describe in column 3 (e.g., no sample, dead battery).
12	Item 9: Verify and document whether sample volumes were retrieved by checking the "Yes" or "No" box. Refer to the volume retrieval instructions on page 2 of work order. Record the volume retrieved in third column.
13	Item 10: If water was collected, perform a visual assessment of the water using the MSGP program visual assessment form (not included in this procedure). Document whether a visual assessment was performed by checking the "Yes" or "No" box.
14	Item 11: Verify and document sample station equipment, model, serial number, actuator height, sampler program, and bottle configuration match the header on the work order page 1 by checking the "Yes" or "No". If they do not match the data on the work order, ensure you are at the correct location. If the location is verified, check "No" and update inaccurate information.
15	Item 12: Verify and document power supply function. Use the voltage tester to check the voltage of the battery and record the voltage. Check "Yes" or "No" to indicate if battery voltage is acceptable (≥11.7 V for non-floating charged batteries at ISCO 3700 samplers and ≥11.0 for floating-charged batteries at Avalanche samplers as described in ENV-RCRA-QP-045).
16	Item 13: Verify and document the sampler passed the diagnostics test by checking the "Yes" or "No" box. Directions for running the diagnostics test is provided in ENV-RCRA-QP-045)
	the battery and record the voltage. Check "Yes" or "No" to indicate if battery voltage is acceptable (≥11.7 V for non-floating charged batteries at ISCO 3700 samplers and ≥11.0 for floating-charged batteries at Avalanche samplers as described in ENV-RCRA-QP-045). Item 13: Verify and document the sampler passed the diagnostics test by checking the "Yes" or "No"

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	If maintenance is necessary and can be performed at the time of inspection, perform the work and describe in third column.
	If maintenance cannot be completed at the time of inspection, then describe the condition and work needed in the third column.
17	Item 14: Verify and document the sample tubing passed a suction test by checking the "Yes" or "No" box.
,	Check the condition of sample tubing and vent tubing. If maintenance (e.g., clearing the tube, replacing the tube) is necessary and can be performed at the time of inspection, perform the work and describe in third column.
	If maintenance cannot be completed at the time of inspection, then describe the condition and work needed in third column.
18	Item 15: Verify all cable and electrical connections are attached and secure by checking the "Yes" or "No" box.
	If maintenance (e.g., tightening connection, replacing cables) is necessary and can be performed at the time of inspection, describe the work performed in the third column. If more space is needed, continue notes in the "Additional Notes" section.
	If maintenance cannot be completed at the time of inspection, then describe the condition and work needed in the third column.
19	Item 16: Verify and document sampler is ON prior to departing the site by checking the "Yes" or "No" box. If the sampler is not on, document the reason.
20	Item 17: If the sampler tripped and requires reset of the sampling program, reset the actuator by toggling the switch to "Reset" then back to "Latch"
	• Verify and document the ISCO programming displays the following by checking the "Yes" or "No" box in column 2, page 1.
	• ISCO 3700 stand-alone samplers = "Sampler Inhibited"
	OR
	Avalanche samplers = "Program Disabled" If an error occurs, reconfigure the sampler (see <u>ENV-RCRA-QP-045</u> for settings)
21	Item 18: Verify and document any maintenance completed while on site. Describe the work performed or indicate "none completed" in third column.
	Maintenance items may include (but are not limited to) battery replacement, tubing clearing or replacement, site clearing, securing electrical connections, or sampler diagnostics or repair.
22	Item 19: Verify and document any follow-on maintenance needed that could not be completed while on site. Describe the needed maintenance in the third column. If more space is needed, continue notes in the "Additional Notes" section. A separate work order for the station maintenance will be issued.
	If no follow-on maintenance is required, indicate "none required" in third column.
	Maintenance items may include (but are not limited to) battery replacement, tubing clearing or replacement, site clearing, securing electrical connections, or sampler diagnostics or repair.
23	Item 20: If no storm water samples were collected by the sampler, draw a line through page 2 of the work order, initial, and date.
	If storm water samples were collected by the sampler, skip to "Retrieving storm water runoff

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	samples" section.
24	Replace and secure the sampler lid and secure the sampler shelter (if sampler is in a shelter).
25	Review the completed work order(s) for accuracy and completeness and sign and date "Review by Signature" line on page 2 of work order.
26	Item 21: Review the work order(s) for accuracy and certify that the information submitted is "true, accurate, and complete" by signing and dating "Lead Signature" line on page 1.
27	Return completed original work orders to the Project Leader the same day following completion of field work. If original work orders must remain with collected samples, return photocopies of incomplete work orders to the Project Leader the same day field work is completed. Stamp or write "Copy" on the work order returned.

5.4 RETRIEVING SAMPLES

The following steps should be followed when retrieving samples:

Step	Action					
1	Don nitrile gloves and safety glasses.					
2	See flow chart in Attachment 1.					
	Item 5: Refer to the "Earliest Sample Collect Date" on work order.					
	If the "Earliest Sample Collect Date" field is empty OR the ISCO sample collection date is ON or AFTER that date, samples may be retrieved per the volume requirements given on the work order. Continue with next step below.					
	If the ISCO sample collection date is BEFORE the "Earliest Sample Collect Date":					
	Indicate "non-qualifying storm event" in Item 5 third column.					
	Discard the collected sample water on the ground.					
	Skip to Step 10 below.					
3	Remove filled and partially-filled bottles from the carousel.					
4	Add up the total volume of water collected and check that the collected volume of water in glass and poly matches the required volume in the header of the work order page 2. The volume of water required to complete a sample set may vary. Retrieval of partial volume is allowed as long as the minimum specified volume is met.					
	For "Partial Volume Retrieval Allowed, Minimum Volume NOT Met" samplers:					
	If sample volume was sufficient, continue with next step 5 below.					
	If sample volume was NOT sufficient:					
	 Record the date and time the ISCO collected water in each glass and poly bottle by the position number in the carousel in Item 21. Record total volume retrieved as "0" in Item 22. Pour out all water on the ground. Skip to step 11 below. 					
	For "Partial Volume Retrieval Allowed, Minimum Volume Met" samplers:					
	 Record the date and time the ISCO collected water in each glass and poly bottle by the position number in the carousel on Item 21 of page 2 					

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	 Record the specific ISCO displayed message for each bottle, if present, in the "Comments" column on Item 21. Record total volume retrieved in Item 22. Skip to step 11 below.
5	For samples retrieved, place lids onto the sample bottles with storm water.
6	Write the date and time collected, Station Number, and the corresponding carousel number on each retrieved sample bottle. Obtain the sample collection date and time from the ISCO sampler.
7	Item 21: Record the date and time the ISCO collected water in each glass and poly bottle by the position number in the carousel.
	Record the specific ISCO displayed message for each bottle, if present, in the "Comments" column.
8	Item 22:
	For "Partial Volume Retrieval Allowed, Minimum Volume NOT Met" samplers, if sample volume
	was NOT sufficient, record the total volume retrieved as "0" and discard sample water on ground.
	For "Partial Volume Retrieval Allowed" samplers, record the total volume retrieved.
9	Place retrieved sample bottles in a cooler with blue ice (or equivalent).
10	Return any excess water or collected volume that exceeded the amount required to the ground.
11	Install new sample bottles in the carousel for the next sampling event. The number and type of bottles may vary. Ensure bottles match the configuration specified on page 1 of the work order.
12	Item 23: Document any additional notes or site information in the "Additional Notes" section.
13	Return to steps in "Inspecting the Sampler" above.

5.5 DELIVERING SAMPLES

The following steps should be followed when delivering samples:

Step	Action				
1	If samples were collected, deliver the samples, and completed, reviewed, and signed work order to the Storm Water Program Laboratory.				
2	Item 25: Relinquish samples to MSGP personnel by signing "Relinquished By" or if self processed, refer to ENV-RCRA-QP-048, Processing MSGP Storm Water Samples.				
3	Place samples in the refrigerators in the laboratory within the basement of TA-59-1 and lock the refrigerator to prevent tampering.				

6.0 REFERENCES

None

Inspecting Storm Water Runoff Samplers and Retrieving Samples for the MSGP

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7.0 **DEFINITIONS**

None

8.0 ATTACHMENTS

Attachment 1- Flow Chart for Sample Retrieval

Attachment 2- ISCO Sampler Inspection and Sample Retrieval Form

By requesting credit for this required reading I acknowledge that I have read and understand the contents of this document and I will follow and meet the requirements in this document unless it is unsafe to do so.

Click to Acknowledge

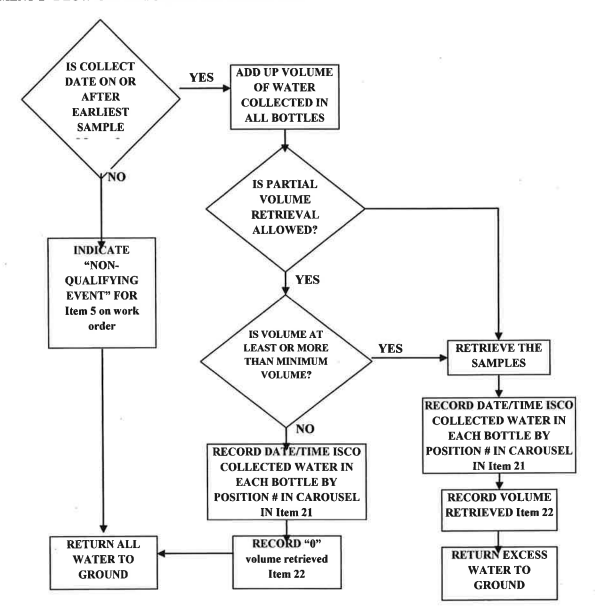
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ATTACHMENT 1- FLOW CHART FOR SAMPLE RETRIEVAL



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ATTACHMENT 2- ISCO SAMPLER INSPECTION AND SAMPLE RETRIEVAL FORM

ENV-QP-047 0

Does the ISCO diagnostics test pass?

Does sample tubing pass suction test?

Has the actuator switch been reset to "Latch"?

Does ISCO display either "Sampler Inhibited" or "Program Disabled"?

If any follow-on maintanance is required, check YES and describe.

If any maintenance completed during inspection, check YES and describe

is sampler ON upon departure?

LANL Multi-Sector General Permit ISCO Sampler Inspection and Sample Retrieval Form

Form 047-1 (3/2011)

Target Date 9/30/2012				Date	Time	
Project MSG	P Q3 Sampler Insp	ection & Retries	ral	Name/Z# Name/Z#		
	P ISCO Sampler In					
		apatino, comp				
				Lead Signature		
Earliest Sam	ple Collect Date	8/1/2012		"I confirm the information as	recorded is true, accurate and complete	
Equipment	Manufacturer	Model	Serial No	Specification	Configuration	
Actuator	ISCO	1640	210301055	Actuator Height	2*	
ISCO 3700 Sampler	Teledyne	3700	2091-10.1 28-4	Bottle Set	12o- 1 1L Glass, 11 1L Poly	
ISCO 3708 Sampler	Teledyna	3700	2091/01264	Program	Storm / Multiplex 10 min delay	
Pb-Acid Battery	MK Powered ISCO Sampler In	110Ah	MSGP-110-0310-0		>11.7¥	
	1000 Sampler II	spection rask	•	Note II No , provide explai	nation and/or correct information	
ON ARRIVAL						
Is sampler ON and functi	oning property upon a	mival?		J∀es JNo		
Does ISCO display either	"Sampler Inhibited"	or "Program Disab	xed. 5	JYes JNo		
ls ISOO time delta < 1 mi	n (MST)? If NO, reco	nd adjustment.		TYes The		
ls arry water collected? If	YES, complete Page	2		∃∀es ∃No		
Does the Sampling Resul message(s) in the applica			s)? If YES, record error	TYes TNo		
s any water collected on	or after the "Earliest	Sample Collect D	ale"?	3Yes 3Ho		
Was sample volume retrieved?				TYes THo		
Was a Visual Assessment performed? If YES, complete the MSGP Visual Assessment form (ENV-RCRA-QP-064.0 Att. 1).				Tives TiNo		
ON DEPARTURE						
Is the equipment information listed above, including specifications, correct?				TYes TNo		
Are electrical connections secure?				TYes TNo		
Record battery voltage(s)	. Voltage(s) > 11.7 V	17		TYes Tho		
	THE RESERVE TO A STREET THE PARTY OF THE PAR		****			

∃Yes ∃No ∃Yes ∃No

TYes Tho

JYes JNo JYes JNo

TYes TNo

□Yes □No

Inspecting Storm Water Runoff Samplers and Retrieving Samples for the MSGP

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ENV-QP-047 0

LANL Multi-Sector General Permit ISCO Sampler Inspection and Sample Retrieval Form

Form 047-1 (3/2011)

Outfall 3-MFS-1:03-0038W

Total Volume Retrieved (liters):

Project ID: P-MSGP-2046

Work Order ID: MSGP-26090

Complete if sample bottles contain water OR to to record ISCO message

Sample Volume Requirements

Bottle Type: Poly or Glass bottles

Minimum Volume (L): 0.5

Maximum Volume (L): 1

Bottle#	Bottle Type	Date:	Time (MST)	Comments
1	OP OG	1 12012		
2	TP TG	/ /2012		
3	□P □G	/ /2012		
4	□P □G	/ /2012		
5	□P □G	/ /2012		
6	□P □G	/ /2012		
7	□P □G	<i>i 1</i> 2012		
8	□P □G	/ /2012		X.
9	□P □G	/ /2012		
10	TP TG	/ /2012		
11	OP OG	/ /2012		
12	OP OG	/ /2012	_	
13	TP TG	7 /2012		5+
14	DP DG	/ /2012		

	Dale	Received by Signature	Time	Date.	Relinquished by Signature
-			-		
			-		
-					Additional Blokes
					Additional Notes:
					Additional Notes:

Glass

Poly

LANL PERSONNEL USE ONLY (Initials and dates)				
Accepted	Tech QC	ENV-RCRA Review		

ENV-CP-QAPP-MSGP, R5

Effective Date: 11/04/2013

Next Review Date: 11/04/2015



Environment, Safety, Health Directorate

Environmental Protection Division – Compliance Programs Group

Quality Assurance Project Plan

Stormwater Multi-Sector General Permit for Industrial Activities Program

Reviewers: Name: Organization: Signature: Date: Melanie Lamb ADESH-OIO, QA Signature on File Specialist **Derivative Classifier:** ☐ Unclassified ☐ DUSA <u>ENVPRO</u> Signature: Name: Organization: Date: Ellena Martinez ADESH-OIO Signature on File **Approval Signatures:** Subject Matter Expert: Organization: Signature: Date: Holly Wheeler **ENV-CP** Signature on File Responsible Line Manager: Signature: Organization: Date: Mike Saladen ENV-CP, Team Lead Signature on File Responsible Line Manager: Organization: Signature: Date: **Anthony Grieggs** ENV-CP, Group Leader Signature on File

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History of Revisions

Document Number [Include revision number, beginning with Revision 0]	Effective Date [Document Control Coordinator inserts effective date]	Description of Changes [List specific changes made since the previous revision]
0	06/03	New Document
. 1	12/05	Annual review and revision
2	07/07	Annual review, incorporated organizational restructure changes.
3	07/09	Biennial Review and Revision
4	07/09	Biennial Review and Revision
5	10/13	Biennial Review and Revision. New format implemented.

Effective Date: 11/04/2013

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1.0 QUALITY PROGRAM

LANL will comply with the monitoring requirements as specified by the 2008 National Pollutant Discharge Elimination System (NPDES) Stormwater Multi-Sector General Permit for Industrial Activities. Compliance will be demonstrated through the successful implementation of this project plan and applicable procedures.

Los Alamos National Laboratory (the Laboratory) has established a comprehensive stormwater program for its industrial activities. Historically, the Laboratory operated under the NPDES Baseline General Permit and then under the NPDES 1995, 2000, and 2008 Multi-Sector General Permits. The Laboratory submitted its NOI for 2008 coverage in December 2008.

The 2008 MSGP was issued on September 22, 2008 and became effective on September 29, 2008.

The purpose of this project plan is to ensure compliance with the following:

- 2008 NPDES Multi-Sector General Permit (MSGP) and the Clean Water Act (CWA)
- DOE Order 450.1, Environmental Protection Program, and DOE Order 5400.5, Radiation Protection of the Public and Environment, which establish environmental protection program policies, requirements, and responsibilities

The Environmental Protection, Environmental Compliance Programs (ENV-CP) Water Quality Team has been tasked with overseeing institutional stormwater compliance related activities at the Laboratory.

1.1 QUALITY PROGRAM PURPOSE

This Quality Assurance Project Plan (QAPP) describes the policies and requirements that ensure MSGP activities are conducted in a consistent, agreed-upon manner.

This QA Project Plan describes the policies and requirements that ensure the MSGP processes are conducted in a consistent, agreed-upon manner. Drivers for the quality plan include:

- o DOE Order 414.1C, Quality Assurance
- o SD330, LANL Quality Assurance Program

This QA Project Plan (QAPP), including implementing procedures, is a sub-tier document to the SD330, *LANL Quality Assurance Program*. The following documents provide requirements to ensure that the MSGP Program is operated in accordance with established plans and procedures:

- SD330, LANL Quality Assurance Program
- QA Project Plan for the MSGP (this document)
- Implementing procedures

1.2 ORGANIZATION

ENV-CP is responsible for compliance oversight of the Laboratory's MSGP coverage. The Group is organized by teams under the line management direction of the Group Leader. Teams are crossfunctional and focus on specific Laboratory water quality responsibilities, deliverables, or

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products. Teams are guided by Team Leaders who have the responsibility to assure the program is completed and properly implemented.

The Team Leader coordinates the project and reports to the ENV-CP Group Leader. The Project Lead implements program oversight, coordinates contractor efforts (if there are any), and reports to the Team Leader. A QA Specialist is assigned to work for the Team Leader to provide quality assurance assistance, advice, and review. In addition, representatives from other groups may participate and contribute to this team as subject matter experts for project activities. The project organization is shown in Attachment 1.

Applicable regulatory drivers include the following:

- Clean Water Act (CWA)
- 2008 NPDES Multi-Sector General Permit (MSGP)
- DOE Order 450.1, Environmental Protection Program
- DOE Order 5400.5, Radiation Protection of Public and Environment
- P401, Procedure to Identify, Communicate, and Implement Environmental Requirements

1.3 RESPONSIBILITIES

The following table lists specific responsibilities:

Who	What	
Group Leader	Assure that qualified staff complies with regulatory	
	requirements associated with the MSGP.	
Project Lead	Ensure that MSGP-related activities are performed in	
	accordance with the requirements specified in this plan.	
ENV-CP Staff	Perform MSGP-related activities as assigned by the Team	
	Leader or Project Leader	

2.0 PERSONNEL DEVELOPMENT

Qualified team members will be hired and trained as prescribed in ENV-DO-QP-115, *Personnel Training*. Minimum training requirements for ENV personnel are described in the ENV Division Qualification Standards. The LANL Human Resources Division maintains documentation of education qualification. Required MSGP qualifications and training plans are listed below.

2.1 MSGP CURRICULA

The MSGP Program requires personnel with the following training requirements:

MSGP Inspectors

Curricula 10697 ENV-RCRA MSGP Inspector Item 43337 ENV-CP-QAPP-MSGP Item 54892 ENV-RCRA-QP-022 MSGP Stormwater Corrective Actions

Stormwater	MSGP	for	Industrial	Activities	Program
Swilliwater.	MOOI	IUI	musulai	ACHVILLOS	riugiani

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Item 42415 ENV-DO-QP-101 Environmental Reporting Requirements for Releases or Events

Item 42547 ENV-DO-QP-111 Reporting Environmental Releases to Pueblo Governments

Item 40708 ENV-DO-QP-108 Preparation of External Correspondence for Review and Approval

Item 43172 ENV-DO-QP-112 Coordinating Regulatory Inspections

Item 42891 ENV-DO-QP-113 Tracking Issues and Actions

Item 43805 ENV-DO-QP-114 Logbook Use and Control

Item 45777 ENV-DO-QP-100 General Field Safety

Curricula 131 Field Worker Training Requirements

Item 43562 or 3583 or 16585 CPR/AED: LANL Workplace

Item 3574 or 13264 First Aid

MSGP SWPPP Preparers

Curricula 7814 ENV-RCRA MSGP SWPPP Preparer

Item 43337 ENV-CP-QAPP-MSGP

Item 56593 ENV-RCRA-QP-044 Preparing Storm Water Discharge Monitoring Reports (MDMRs)

for the NPDES Multi-Sector General Permit

Item 40708 ENV-DO-QP-108 External Correspondence

Item 43172 ENV-DO-QP-112 Coordinating Regulatory Inspections

Item 42891 ENV-DO-QP-113 Tracking Issues and Actions

Item 43805 ENV-DO-QP-114 Logbook Use and Control

Item 45777 ENV-DO-QP-100 General Field Safety

Curricula 51 ENV-RCRA Design Engineer

Item 44269, COE Review of LANL Produced Design Documents, AP-341-620

Item 44266, COE System Design Descriptions, AP-341-61

Item 44263, COE Engineering Drawings and Sketches, AP-341-608

Item 44261, COE Calculation, AP-341-605

Item 44258, COE Requirements and Criteria Document, AP-341-602

Item 44257, COE Functions & Requirements Document, AP-341-601

Item 43658, CORE Engineering Overview

Item 55428, COE Management Level Determination, AP-341-502

Item 54168, P342 Engineering Standards

Item 47029, COE LANL Review of Design by External Agencies, AP-341-622

Item 43666, Engineering Design Management

Item 43663, Engineering Technical Baseline

Item 44225, COE Evaluation of Vendor Information, AP-341-701

MSGP Visual Assessors

Curricula 10698 ENV-RCRA MSGP Visual Assessor

Item 43337 ENV-RCRA-QAPP-MSGP

Item 50493 ENV-RCRA-QP-064 MSGP Storm Water Visual Assessments

Item 42415 ENV-DO-QP-101 Environmental Reporting Requirements for Releases or Events

Item 42547 ENV-DO-QP-111 Reporting Environmental Releases to Pueblo Governments.

Item 40708 ENV-DO-QP-108 External Correspondence

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Item 43172 ENV-DO-QP-112 Coordinating Regulatory Inspections
Item 42891 ENV-DO-QP-113 Tracking Issues and Actions
Item 43805 ENV-DO-QP-114 Logbook Use and Control
Item 45777 ENV-DO-QP-100 General Field Safety

Curricula 131 Field Worker Training Requirements
Item 43562 or 3583 or 16585 CPR/AED: LANL Workplace
Item 3574 or 13264 First Aid

2.2 MSGP Inspector Qualifications

Inspections:

- Post high school education or experience in engineering or environmental science or a related field; or industrial site field experience involving stormwater pollution prevention.
- 2 years experience of completing MSGP inspections or 1 year MSGP inspection experience with the Certified Inspector of Sediment and Erosion Control (CISEC) certification.
- 6 months knowledge of LANL facility operations.
- Demonstrated ability, as determined by the Multi-Sector General Permit Project Lead and/or Water Quality Team Leader, to successfully and effectively evaluate and identify the following at industrial sites:
 - o Conditions and activities that could impact stormwater quality at the facility.
 - o Inadequate or ineffective BMPs.
 - o Required modification or maintenance of existing BMPs.
 - o Locations requiring new or additional BMPs.
 - o Potential pollutant sources associated with the facility.
 - o Appropriate and correct site stabilization measures.
- Demonstrated ability, as determined by the Multi-Sector General Permit Project Lead and/or Water Quality Team Leader, to evaluate the compliance status of each industrial facility and document identified issues during an inspection.
- Demonstrated ability, as determined by the Multi-Sector General Permit Project Lead and/or Water Quality Team Leader, to properly and effectively complete inspection reports, including the ability to perform the following:
 - o Prepare reports in a clear, concise manner, identifying site conditions and issues.
 - o Write legibly and describe conditions clearly and accurately.
 - o Use proper spelling and grammar.
 - o Complete the MSGP Routine Inspection Report forms accurately.
 - o Accurately enter findings into the Corrective Actions Report database.
- Conduct inspections in a professional manner.
- Be a member of, or contractor supporting, ENV-RCRA or ENV Division.

2.3 MSGP SWPPP PREPARER QUALIFICATIONS

SWPPP Preparation:

One of the 2 criteria below must be satisfied:

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- BS degree or experience in engineering, environmental science, or related field, with a
 background involving stormwater pollution prevention and regulatory compliance relating to
 MSGP sites and a 1 year minimum of LANL facility operations knowledge and 1 year
 experience of completing MSGP inspections; or
- Certified Professional in Erosion and Sediment Control (CPESC) or Professional Engineer (PE) with a demonstrated background in stormwater management, sediment and erosion control, and regulatory compliance.

In addition to:

- Demonstrated ability, as determined by the Multi-Sector General Permit Project Lead and/or Water Quality Team Leader, to:
 - Prepare SWPPPs per LANL format and in compliance with NPDES MSGP requirements.
 - o Identify and specify appropriate BMPs and stabilization measures.
 - o Identify potential pollutant sources associated with the facility.
 - o Perform necessary calculations to meet regulatory requirements.
 - o Prepare a site map.
 - o Be a member of, or contractor supporting, ENV-CP or ENV Division.

5.4 MSGP VISUAL ASSESSOR QUALIFICATIONS

Quarterly Visual Assessments:

- Education or experience in engineering, environmental science, or a related field; or industrial site field experience involving stormwater pollution prevention; and
- Completed ENV-RCRA training on how to collect and evaluate visual assessment; and
- Demonstrated ability, as determined by the Multi-Sector General Permit Program Lead and/or Water Quality Team Leader, to:
 - o Collect quarterly visual samples at the designated outfall.
 - o Complete the applicable portions of the MSGP Quarterly Visual Assessment
 - Have working knowledge of the regulatory requirements in Section 4.2 of the MSGP.

5.5 TRAINING RESPONSIBILITIES

All personnel performing MSGP project-related work are required to obtain appropriate training prior to performing work governed by a procedure. Training for all project personnel will be performed and documented in accordance with ENV-DO-QP-115, *Personnel Training*.

The following table lists specific responsibilities regarding training requirements.

Who	What
Group Leader	Ensure project personnel meet all Laboratory training requirements.
Program Lead	Establish and document job descriptions for each position within the MSGP Project.
	Ensure all project personnel have the appropriate level of education,

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	experience, and training.
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3.0 QUALITY IMPROVEMENT

The MSGP Project subscribes to the principles of problem prevention and continuous improvement. The Project Lead is committed to evaluating improvement opportunities identified by trending and reporting.

The Project Lead provides verbal and written updates, as needed, to the Team Leader and Group Leader to keep group management apprised of the focus of the MSGP Project activities and to address any shortcomings that may be identified.

3.1 CORRECTIVE ACTIONS WITHIN ENV-RCRA

Corrective actions for all ENV-RCRA programs and projects are initiated, tracked, corrected, and documented according to P330-6 Nonconformance Reporting, P322-4 Laboratory Performance Feedback and Improvement Process, SD330, Los Alamos National Laboratory Quality Assurance Program, and Division/Group procedures.

3.3 QUALITY IMPROVEMENT RESPONSIBILITIES

The following table lists specific responsibilities for quality improvement:

Who	What		
Project Lead	Monitor program performance and ensure issues are corrected in a timely manner.		
ENV-CP Staff	Identify opportunities for process improvement, health and safety enhancement, environmental protection, or other improvements of the program's operations.		
	Discuss the identified opportunities with the Project Lead.		
	Ensure issues are reported and corrected in a timely manner.		

4.0 DOCUMENT CONTROL/RECORDS MANAGEMENT

The program lead, at least one reviewer, and the Group Leader will approve all revisions to this plan. Revisions to the plan will be provided to the QA Specialist. This plan will be reviewed and revised (if necessary) biennially.

This document will be controlled under the organization's document control system (ENV-DO-QP-106, *Document Control*). Controlled copies of ENV documents are located on the Internet: http://int.lanl.gov/orgs/env/rcra/qa.shtml, all other copies are uncontrolled.

Procedures will be developed as necessary and in accordance with ENV-DO-QP-105, *Preparation, Review, and Approval of Procedures*.

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Phone calls, email, or fax communications will be documented and controlled if the content provides direction or results in decisions.

4.1 PROGRAM RECORDS

The number, type, and detail of all records to be kept will provide sufficient information to allow an individual with equivalent education and training to verify or reconstruct the results. Implementing procedures specify the records, forms, logbook entries, or other information to be kept as documentation of the performance of the procedure.

Records to be kept in the ENV-CP records system include the following:

- Copy of the Multi-Sector General Permit
- Annual Site Compliance Evaluation reports
- Corrective Action Reports
- Reports and certifications required by MSGP
- Records of all data used to complete MSGP Notice of Intent
- Discharge Monitoring Reports

Records to be kept by the Deployed Environmental Professional assigned to the FOD in which the industrial facility resides includes the following:

- Copies of Stormwater Pollution Prevention Plans
- Reports and certifications required by MSGP
- Routine Inspection Forms
- Supporting analytical data reports including Visual Assessment Forms
- Corrective Action Reports
- Discharge Monitoring Reports
 - Annual Site Compliance Evaluation reports

All ENV-CP records will be maintained and available (after the deadline for submittal as given in applicable procedures) for auditing in the records center at ENV-CP (ENV-DO-QP-110, *Records Management*). Records will be archived in compliance with Laboratory and DOE requirements for records retention, storage, and management.

4.2 PROGRAM RECORDS RESPONSIBILITIES

The following table lists specific responsibilities for program records management:

Who	What
Team Leader	Ensure QAPP meets minimum specifications for documentation and records of the SD330, Los Alamos National Laboratory Quality Assurance Program
Program Lead	Conduct annual review of records to ensure compliance with project requirements.

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4.3 ELECTRONIC MEDIA

The project will utilize electronic means as necessary to maintain data and perform calculations on these data. Electronic means will not however replace paper copies. All records that must be maintained to meet the requirements of the Permit will be kept in hard copy as the official record.

4.4 DATABASES

Analytical data will be maintained in the LANL Water Quality Database (WQDB). Security, verification, and validation of data are maintained in accordance with LANL procedures.

<u>Security</u> -- ENV data will be maintained electronically in a secure manner and will be protected from loss by being maintained as part of an official dataset that is backed up at least weekly.

<u>Verification of data</u> -- All ENV data, either electronic or hardcopy must undergo a verification and validation process that includes the following:

Verification

- Paper deliverables match electronic data that are stored in an official dataset. Paper deliverables include:
 - chain of custody for sample data
 - field log, if applicable, for sample data
 - data packages for analytical data
 - documentation packages for supporting data (e.g., geographic information system)
- All hand-entered data have been verified by a person other than the individual performing the entry
- Electronic uploads of data (e.g., electronic data deliverables) have been spot checked (at least 10%) to ensure the upload performed as expected
- Hard copy supporting information (e.g., data packages, chains of custody, validation reports, etc.) is evaluated for completeness, archived, and available for audit

<u>Validation</u> --analytical data validation is the responsibility of the EP Directorate. The process will include the following:

- Validate that sample and quality assurance/quality control data and information meet contract specifications
- Assign validation flags, as appropriate
- Identify the analytical supplier
- Identify the analytical method

<u>Verification of calculations</u> -- A person other than the person who generated the query will review for accuracy all compliance related calculations performed in a database through queries. This review will be documented and forwarded to the appropriate record series.

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Spreadsheets:

<u>Backups</u> -- All spreadsheets used to hold data and generate reports to be used in demonstrating compliance will be maintained in a secure location. The preferred location is on the Group server. Spreadsheets will be backed up at least weekly.

<u>Verification of data</u> -- All compliance-related data uploaded into a spreadsheet will be verified to be accurate against the original paper copy. Data that are uploaded through electronic means will undergo a 10% verification. Data that are uploaded through manual means will undergo a 100% verification. Someone other than the data entry person must perform the 100% review. This review will be documented and forwarded to the appropriate record series.

<u>Verification of calculations</u> -- A person other than the person who generated the spreadsheet will review for accuracy all compliance-related calculations performed in a spreadsheet. This review will be documented and forwarded to the appropriate record series. Modifications to the function of these spreadsheets will also be verified in this manner.

<u>Software control</u> -- The integrity of spreadsheets will be ensured by limiting access to these spreadsheets to only trained, authorized personnel. Additionally, at least once per year, the function of the spreadsheets will be verified by hand calculations. Documentation of this review will be forwarded to the appropriate record series.

4.4 IMPLEMENTATION RESPONSIBILITIES

The following table lists specific responsibilities:

Who What	
Program Lead	Regularly assess data integrity methods used by MSGP personnel.

5.0 PLANNING AND PERFORMING WORK

Work conducted under this program ensures compliance with the 2008 Multi-Sector General Permit; the Clean Water Act; and DOE Orders 450.1, *Environmental Protection Program*, and 5400.5, *Radiation Protection of the Public and Environment*.

Work that contributes to achieving the quality specifications of the MSGP deliverables will be planned and documented as described in this document and implementing procedures.

Work will be performed according to applicable plans and implementing procedures. The team leader will provide first line supervision of personnel assigned to project tasks to ensure work is performed to achieve project quality specifications. Before changing a work process that affects the project quality specifications, the team leader will ensure the same level of planning and review as used in the initial project planning steps.

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5.1 WORK PROCESSES

All work should be regarded as a process. Each process consists of a series of actions and is planned and carried out by qualified workers using specified work processes and equipment under administrative, technical, and environmental controls established by management to achieve an end result. Workers are the best resource of contributing ideas for improving work processes and will be involved in work process design, process evaluation, and providing the feedback necessary for improvement.

All work is planned and performed using the principles of Integrated Safety Management and in compliance with P300, *Integrated Work Management for Work Activities*.

5.3 WORK PERFORMANCE

Management should ensure that the following are clearly identified and conveyed to workers prior to beginning work:

- customer and data requirements for the work and final product;
- acceptance criteria applicable to work and final product;
- hazards associated with the work;
- technical standards applicable to work and final product; and
- safety, administrative, technical, and environmental controls to be employed during the work.

The work processes used to meet the regulatory requirements and the requirements of this plan can be divided as follows:

- Stormwater Pollution Prevention Plans (Multi-Sector General Permit Section 5.0)
- Inspections (Multi-Sector General Permit Section 4.0)
- Monitoring (Multi-Sector General Permit Section 6.0)
- Discharge Monitoring Reports (Multi-Sector General Permit Section 7.1 Reporting Monitoring Data to EPA)
- Best Management Practices (Multi-Sector General Permit Section 2.0 –Control Measures)
 - Reporting and Recordkeeping (Multi-Sector General Permit Section 7.0)

5.4 STORMWATER POLLUTION PREVENTION PLAN

Stormwater Pollution Prevention Plan (SWPPP) development and implementation by the regulated industrial facility is required for MSGP compliance (refer to Section 8.0 of the 2008 MSGP for Sector-Specific Requirements for Industrial Activity and Appendix D, Sectors of Industrial Activity Covered by This Permit). The SWPPP is intended to document the selection, design, and installation of control measures. Additional documentation requirements are intended to document the implementation (including inspection, maintenance, monitoring, and corrective

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action) requirements identified in the 2008 MSGP permit. The SWPPP is a written assessment of potential sources of pollutants in stormwater runoff and control measures that will be implemented at the specific industrial facility to minimize the discharge of pollutants in runoff from the site. These control measures include site-specific Best Management Practices (BMPs), inspections, employee training, and reporting. The procedures detailed in the SWPPP must be implemented by the facility and updated as necessary, with a copy of the SWPPP kept on-site.

The SWPPP development process involves evaluating regulated industrial activities and requiring Facility Management support in implementation, improvement, and revision of the Plans.

5.4.1 DISCHARGE MONITORING REPORTS

The Laboratory is required to submit analytical results of stormwater monitoring and to keep the results with the facility specific SWPPP. The Laboratory must certify and submit analytical monitoring results obtained from each facility specific sampling location (i.e., the sampling station located at the monitored outfalls) associated with industrial activity on a Discharge Monitoring Report (DMR) form or use it to report any of the following:

- no discharge for all outfalls for a specific monitoring period;
- the industrial facility status has changed to inactive and unstaffed;
- the facility status has changed to active; or
- no further pollutant reductions are achievable for all outfalls and for all pollutants (see Section 6.2.1.2 of the 2008 MSGP).

5.4.2 Annual Site Compliance Evaluation Report

The Laboratory is required to submit an annual report (Attachment 2) to the Environmental Protection Agency (EPA) that includes the findings from the comprehensive site inspection and any corrective action documentation. The documentation must include the following:

- identification of the condition triggering the need for corrective action review;
- date and description of the problem identified;
- summary of the corrective action taken or to be taken;
- notice of whether SWPPP modifications are required as a result of the discovery or corrective action;
- date corrective action was initiated; and
- date corrective action was completed or is expected to be completed.

The following table lists responsibilities:

Who	What
Project Lead	Ensure that SWPPP requirements are performed in accordance with the MSGP.

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Facility Management Support	Implement SWPPP requirements as recommended by the Project Lead.
ENV-CP Staff and Deployed Environmental Professionals (DEPs)	Assure SWPPP implementation as required by MSGP.
DEPs	Develop, modify, and update SWPPPs and assist facility personnel with SWPPP implementation.

5.5 Inspections

The MSGP requires periodic inspection of industrial processes and maintenance of (BMPs) to assure effectiveness of control measures. The Laboratory has implemented a quarterly or monthly inspection process (depending on the industrial facility) to support this determination. A copy of the Routine Inspection Form is provided in Attachment 3.

5.6 STORMWATER MONITORING

Benchmark stormwater monitoring is the required mechanism for determining the effectiveness of corrective actions and meeting the requirements of the MSGP. Refer to Attachment 4, MSGP Facilities and Stormwater Monitored Outfalls Associated with Industrial Activity 2011, for a list of Laboratory sites that have monitoring requirements. Laboratory management has made an investment in time and materials, in addition to a commitment to comply with the 2008 MSGP Permit. All stormwater monitoring is conducted by ENV-CRP personnel. The MSGP Project currently has a network of 23 monitoring stations. Considerations to be used for MSGP stormwater monitoring development decisions will include MSGP requirements, new state water quality standards, Administrative Authority requests, or new permit requirements. Stormwater monitoring will be conducted as specified in the MSGP.

Effluent Limitations stormwater monitoring is required for the following type of facility of LANL:

Regulated	Parameter	Effluent	Monitoring	Sample Type
Activity		Limit	Frequency	
Discharges from asphalt emulsion facilities	Total Suspended Solids	23.0 mg/L daily max. 15.0 mg/L, 30-day avg.	1/year	grab
	pН	6.0-9.0 s.u.	1/year	grab
	Oil and Grease	10.0 mg/L 30-day avg.	1/year	grab

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This determination was made in accordance with Section 1.1.2.4 of the MSGP. The TA-60 Asphalt Batch Plant meets the criteria for effluent limitations monitoring in this section. Exceedances of the effluent limits in this table require immediate action. In addition, if follow-up monitoring after corrective actions also exceeds an effluent limit guideline, an Exceedance Report for Numeric Effluent Limits must be submitted to EPA no later than 30 days after lab results have been received and verified.

Impaired Waters stormwater monitoring is required for discharges made to an impaired water. The canyons within and surrounding Los Alamos National Laboratory are declared as Impaired Waters by the New Mexico Environment Department. The pollutants vary from canyon to canyon and are listed in Attachment 5, *Pollutants Under Impaired Waters Monitoring*. The pollutants may be discontinued in subsequent annual monitoring if the concentration is below background levels in stormwater or if the constituent is not detected.

Visual assessments are also required by the MSGP and are an important tool for collecting information to determine the effectiveness of controls in preventing potential contaminants from migrating off Laboratory property. Accordingly, field personnel must conduct visual assessments for stormwater collected at the monitoring stations or discharged through substantially identical outfalls associated with industrial facilities located throughout the Laboratory. Information recorded will document all observations that are required by the MSGP (see ENV-RCRA-QP-064, *Multi-Sector General Permit Storm Water Visual Inspections*).

The Laboratory's MSGP permit requires stormwater quality monitoring to evaluate compliance with water quality standards and evaluation against benchmarks. Parameters sampled at the monitoring stations are selected based on permit requirements and the results of the previous year.

Four stormwater samples per year are required under the 2008 MSGP, but it is not necessary to collect them in consecutive quarters if climatic conditions that prevented quarterly collection are documented (see *Adverse Weather Conditions* in Section 6.1.5 of the MSGP). Sample locations are listed in Attachment 4, *MSGP Facilities and Stormwater Monitored Outfalls Associated with Industrial Activity 2011*, and collection will be conducted in accordance with LANL and NPDES Permit requirements and the current year MSGP Sampling and Analysis Plan.

Stormwater samples are used to demonstrate compliance with water quality standards and requirements to evaluate results against benchmark parameters (Attachments 5 and 6). Any persons involved in the preparation, retrieval, and analysis must maintain positive control of samples at all times until sample disposal. ENV-RCRA personnel will follow guidance in the Associate Directorate for Environmental Programs (ADEP) document ENV-WQH-QP-029, Creating and Maintaining a Chain of Custody, as well as, ENV-RCRA-QP-047, Inspecting Storm Water Runoff Samplers and Retrieving Samples, and ENV-RCRA-QP-048, Processing MSGP Storm Water Samples.

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Chain of custody is maintained during:

Activity	Responsibility
Sample collection and preparation	All persons (other than analytical personnel) performing sample preparation and collection will be trained to sample collection procedures and must adhere to the chain of custody requirements therein.
Analysis	Analytical laboratories performing sample analysis will maintain sufficient procedures to ensure positive control of samples as specified in the existing Statement of Work.
Storage/ disposal	Analytical laboratories will maintain retained samples and/or sample portions under chain of custody until reanalysis, or ultimate disposal.

The LANL Sample Management Office (SMO) will be the central point for all analytical laboratory selection, evaluations, sample submittal, and data return. The SMO will evaluate potential analytical laboratories, prepare analytical statements of work that include requirements, and arrange contracts with selected laboratories for analysis of all samples. The SMO will accept samples from field collection personnel, process the sample, ship the samples to the off-site analytical laboratories, and receive the data packages from the laboratories.

All analytical data will be received from analytical laboratories in electronic format and uploaded into a database. All received data will be checked for completeness and adherence to contract requirements. After uploading, all data will undergo verification and validation (V&V) for evidence of laboratory contamination, improper analytical method, and other analytical issues which could potentially affect data quality.

Field data collected by sample collection personnel will be verified and validated by the SMO when field personnel deliver samples to the SMO.

If significant V&V issues are identified, results will be forwarded to and discussed with the responsible project leads.

Data issues that result from procedural failures, personnel errors, or other failures to follow requirements will be documented as issues and corrected according to ENV-DO-QP-113, *Tracking Issues and Actions*.

The following table lists responsibilities:

Who	What
Project Lead	Ensure that all project monitoring requirements are performed in accordance with the MSGP.
	Review and update the MSGP Sampling and Analysis Plan annually.

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	When complete, communicate findings to the team members for implementation. Make appropriate arrangements with the SMO to accept, process, and submit samples to an analytical laboratory for required analyses as specified in the SAP.
MSGP Water Quality Compliance Personnel	 Implement monitoring program as required by the MSGP Project Lead. Conduct stormwater sampling in accordance with the MSGP Sampling and Analysis Plan and applicable procedures. Ensure procedures for sample handling and control during sample preparation and retrieval are followed.
Sample Management Office	 Develop Statements of Work (SOW) for all analytical laboratories that perform analytical work for the MSGP project in accordance with P840-1, Procurement Quality.
	 Ensure analytical laboratories comply with the DOE's SOW. Conduct an annual audit of the laboratory to ensure compliance with the SOW.
	 Approve Statements of Work for analytical laboratories that are contracted to analyze water samples.
	 Approve analytical laboratories that are contracted to analyze water samples for regulatory compliance purposes.
	Accept samples and submit them to and approved analytical laboratory for analysis.
	 Track progress of samples at the analytical laboratory and resolve issues with sample analysis.
	 Receive data packages from the analytical laboratory and enter data into the database.
	 Provide the MSGP Project Lead with monthly invoice updates. Perform V&V of field data submitted and uploaded from forms when samples are submitted to the SMO.
Operations Integration Office (OIO), Systems Integration (SI)	Perform V&V of data packages uploaded by the SMO or send data packages to a subcontractor company for independent V&V.

5.7 DISCHARGE MONITORING REPORTS

The Laboratory is required to submit analytical results of stormwater monitoring and to keep the results with the specific SWPPP. The Laboratory must submit analytical monitoring results obtained from each monitoring station associated with industrial activity on a MSGP Discharge Monitoring Report (MDMR) form (one form must be submitted for each storm event from which, a sample was collected).

MDMRs shall be written in accordance with ENV-RCRA-QP-044, *Preparing Storm Water Discharge Monitoring Reports (MDMRs) for the NPDES Multi-Sector General Permit.*MDMRs shall be submitted to EPA within 30 calendar days of receiving validated

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analytical results. Refer to the DMR language under the SWPPP Section above for additional requirements.

Site analytical requirements are defined by the industrial activity in the MSGP permit. All MSGP analytes applicable to LANL are consistent with the requirements of 40 CFR Part 136, Guidelines Establishing Test Procedures for the Analysis of Pollutants.

Sample analytical requirements vary by site depending on the industrial activities performed at the site. Refer to Attachment 5 for a list of analytes by industrial sector. If an insufficient quantity of sample is available, then sample collection will be prioritized at that location for future events. Additional samples may be collected to meet permit requirements.

ENV-RCRA shall refer to the requirements of the 2008 Multi-Sector General Permit, and the most current MSGP Sampling and Analysis Plan to determine the priorities of required analyses.

The following table lists responsibilities:

Who	What
Project Lead	 Ensure implementing procedures for sample analyses are used. Ensure that MDMRs are submitted to EPA and NMED in accordance with the MSGP.
MSGP Water Quality Compliance Personnel	Assure MDMRs are completed and certified as required by the MSGP and have received a full quality assurance review.

5.8 ADVERSE WEATHER CONDITIONS AND CLIMATES WITH IRREGULAR STORMWATER RUNOFF

Section 4.2.3 of the 2008 MSGP allows the industrial facility to take a substitute sample during the next qualifying storm event when adverse weather conditions prevent the collection of samples during a specific quarter. Adverse weather conditions are those that are dangerous or create inaccessibility for personnel, such as local flooding, high winds, or electrical storms, or situations that otherwise make sampling impractical, such as drought or extended frozen conditions. Documentation of the rationale for no visual assessment for the quarter must be included in the facility specific SWPPP.

Since LANL is located in an area where limited rainfall occurs during parts of the year (i.e., in a semi-arid climate) and has periods of freezing conditions, LANL has identified an alternative monitoring period of four quarters as follows for each calendar year.

• April 1-May 31

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- June 1-July 31
- August 1-September 30
- October 1-November 30

The following table lists specific responsibilities.

Who	What
Project Lead	Ensure that the monitoring schedule is documented in facility specific SWPPPs and provided to EPA on the MDMRs.

5.9 REPORTING AND RECORDKEEPING

All monitoring data shall be collected in accordance with the requirements specified in the 2008 MSGP. LANL will submit monitoring results to EPA within 30 days of receiving validated laboratory results. The address for submittal of monitoring results is as follows.

U.S. Environmental Protection Agency Office of Water, Water Permits Division Mail Code 4203M, ATTN: MSGP Reports 1200 Pennsylvania Avenue, NW Washington, D.C. 20460

LANL shall keep copies of the following documentation for a period of at least 3 years from the date that LANL's coverage under the MSGP expires or is terminated.

- SWPPP (including any modifications made during the term of the 2008 MSGP)
- Additional documentation requirements as identified in Section 5.4 of the MSGP
- All reports and certifications required by the MSGP
- Monitoring data
- Records of all data used to complete the NOI.

The following table lists specific responsibilities:

Who	What
Project Lead	Periodically audit MSGP records to ensure documentation of compliance is being retained.
Deployed Environmental Professionals	Retain records as required by the MSGP for industrial facilities located in their FOD.

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5.10 BEST MANAGEMENT PRACTICES

It is critical that the Laboratory be able to effectively inspect and maintain the Best Management Practices that have been installed at various locations. Quarterly inspections must be completed and provided to the Project Lead for inclusion into the records system. In addition, the Project Leader conducts a Comprehensive Annual Site Inspection and writes a report to document the status of BMPs and other identified corrective actions. This report is sent to EPA each year. Laboratory management has made an investment in time and materials, in addition to a commitment to minimizing the potential migration of contaminants in stormwater. Report findings are evaluated and in conjunction with facility personnel, BMPs are modified, installed, or removed as necessary.

The following table lists responsibilities.

Who	What Assist facility personnel and Deployed Environmental Professionals with implementation, inspection, and maintenance of BMPs at MSGP facilities.	
Project Lead		
Facility Management Support	 Coordinate with Project Lead and provide funding as needed to install, inspect, maintain and implement identified BMPs. Certify the corrective actions identified by the Project Lead and/or facility personnel (or their representatives) for their individual facilities in the Annual Report. 	

5.11 Information Management

The Water Quality Database is a database information system designed in part to support the information management (IM) needs of the Laboratory's MSGP. MSGP support includes stormwater discharge monitoring reporting, Geographic Information System (GIS) development, and other IM activities as needed.

The following table lists responsibilities:

Who	What
Project Lead	Coordinate with IM support personnel to meet regulatory requirements.

5.12 RESPONDING TO WATER QUALITY EXCEEDANCES

The identification of a pollutant source(s) contributing to a water quality exceedance will be addressed through the creation of a corrective action that is entered into the Corrective Acton

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Report database in accordance with ENV-DO-QP-113, *Tracking Performance Feedback and Actions* and *ENV-RCRA-QP-022*, *MSGP Stormwater Corrective Actions*. Federal stormwater regulations implemented under the Laboratory's MSGP (40 CFR 122, EPA Administered Permit Programs: The National Pollutant Discharge Elimination System) require that corrective action be taken if exceedances of water quality standards or MSGP numeric effluent limits are identified. Corrective actions are typically accomplished by modifying, as appropriate, existing BMPs and SWPPPs.

When a water quality exceedance occurs, the Laboratory will submit the data on the required MDMRs, investigate the occurrence, and document corrective actions.

When an exceedance of the MSGP benchmark parameters is detected, the Project Lead will assure the analytical data is reviewed, notify appropriate SWPPP owners, and recommend and track corrective actions where required.

The following steps lead to corrective actions:

STEP	Action
1	Establish that an analytical result from a location is valid and has exceeded a standard or MSGP benchmark.
2	Evaluate and demonstrate that the analyte is of LANL origin, if possible.
3	Determine the source and assign responsibility for the corrective action.
4	Develop a corrective action plan.

The following table lists responsibilities:

Who	What		
Project Lead	 Assure that analytical data is reviewed and accurate. Notify appropriate SWPPP owners, Laboratory management, and Deployed Environmental Professionals. Develop a corrective action plan. 		
	Follow up with corrective actions if required.Track corrective actions.		
Facility Management and DEP	 Review analytical data with Project Lead and provide input into a possible corrective action necessary to improve water quality where needed. Evaluate and improve BMPs in accordance with site conditions, industry standards, and manufacturer 		

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recommendations.

5.13 Instrumentation and Equipment

Compliance will be tracked by performing inspections of samplers and other associated equipment, inspecting BMPs, and conducting annual site compliance evaluations. Adequate records will be maintained to demonstrate the operating history of essential instrumentation and equipment.

LANL will properly operate and maintain all systems of monitoring and control and related appurtenances which are installed or used to achieve compliance with the MSGP and the SWPPP. Backup instrumentation and equipment will be timely deployed in the event of equipment failure.

Instrument calibration is essential for documenting the quality of data obtained with the instrument. All technical work that depends upon the accuracy of data will be performed using equipment for which the calibration status and limits of accuracy are known and controlled.

Field team personnel will calibrate and perform maintenance procedures on all monitoring and analytical field instruments to ensure accuracy of measurements and will maintain appropriate records of such activities. All field calibrations will be documented as prescribed by procedures or manufacturer's instructions.

The following table lists specific responsibilities.

Who	What		
Project Lead	Ensure data are collected and equipment is operated and maintained in accordance with project requirements.		
\$	 Provide equipment maintenance and calibration specifications and ensure MSGP Water Quality Compliance Team personnel operate and conduct field activities in accordance with implementing procedures and specific work orders. 		

6.0 DESIGN

Design activities will be conducted and reviewed in accordance with PD340, Conduct of Engineering and P341, Engineering Process Manual.

Design standards under this program include, but are not limited to temporary and permanent BMPs, corrective action measures, and stormwater monitoring support.

Design inputs will be specified and approved on a timely basis for making design decisions. Inputs will contain the level of detail required to permit the performance of design activities correctly.

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Formal design reviews, including design verifications and evaluation of design changes, will be conducted to ensure that the design input is correctly incorporated into the design output. Changes to design will undergo the same review as the original design.

Verification and validation of the adequacy of designs are conducted before relying on the performance of the design function. Verification and validation are conducted in accordance with implementing procedures.

The following table lists responsibilities.

Who	What
Project Lead	 Provide input to the design process in accordance with appropriate standards, requirements, and implementing procedures.
	 Determine the qualifications required to perform a review of design documents.
	 Identify a resource with skills, knowledge, ability, training, and certifications required to complete the review of the facility engineering design documents.
	• Communicate the results of the review to the requestor.
ENV-CP Staff	Review design documents and requests as assigned. Inform the Project Lead of concerns regarding the facility engineering designs.

7.0 PROCUREMENT

Items and services required for this process are commercial grade in nature and no special procurement requirements or needs are necessary. All procurements will be made in accordance with P840-1, *Procurement Quality*. For items and all services for which special requirements are necessary, the Project Lead and project members will identify such items or services.

The following table lists responsibilities:

Who	What
Group Leader	Ensure all procurements are conducted in accordance with P840-1.
Project Lead	Recommend to Group Leader contracting items and services. Develop acceptance criteria.
ENV-CP Staff	Identify potential suppliers of products or services necessary to complete work activities that must be procured from outside ENV-RCRA.

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8.0 INSPECTION AND ACCEPTANCE TESTING

Any materials or services will be inspected and/or tested prior to acceptance for use in this project in accordance with P330-8, *Inspection and Test for Acceptance*. Most supplies used during performance of project activities are commercial grade in nature and require no special acceptance practices or procedures.

The following table lists responsibilities:

Who	What
Group Leader	Ensure procedures for inspection meet SD330, Los Alamos National Laboratory Quality Assurance Program requirements.
Project Lead	Verify that all materials and services meet acceptance criteria.
ENV-CP Staff	Follow established procedures for inspection and acceptance testing.

9.0 MANAGEMENT ASSESSMENT

The ENV-CP Group conducts internal management assessments of projects and programs in accordance with the requirements in P328-3, *Management Assessment* and P328-4, *Management Observation and Verification*. Assessments of the program are documented and filed as records.

When violations of requirements are found during a management assessment, a nonconformance report is initiated in accordance with P330-6, *Nonconformance Reporting* for nonconforming items.

Nonconforming services or processes are tracked and documented in accordance with P322-4, *Issues and Corrective Action Management*.

The following table lists responsibilities:

Who	What
Group Leader	Ensure management self-assessments for the MSGP program are conducted as specified in implementing procedures.
Project Lead	Ensure program management self-assessments are conducted.

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10.0 INDEPENDENT ASSESSMENT

Independent assessments are those assessments conducted by organizations external to ENV-RCRA. As required by the SD330, *Los Alamos National Laboratory Quality Assurance Program*, this program may be assessed by outside organizations in accordance with P328-2, *Independent Assessment*.

Periodically audits/assessments will be conducted, with input from the Project Lead identifying one or more areas of the project to be audited.

The following table lists responsibilities:

Who	What
Project Lead	Approve audit schedules.
	 Provide input to the QA Specialist as to the content of audit.
	Review audit reports for factual accuracy. Address all findings and implement corrective actions as appropriate.
QA Specialist	Identify areas to be addressed during internal audits.
	 Contract with the Quality Management Group to perform annual internal audits.
	 Review audit procedures to ensure they meet the requirements in this section.
Team Members	Cooperate with auditors by providing information, data, etc.
	Implement corrective actions as directed by the Project Lead.

11.0 ATTACHMENTS

Attachment 1- MSGP Program Organization

Attachment 2 – Annual Reporting Form

Attachment 3 – Routine Inspection Form

Attachment 4 – MSGP Facilities and Storm Water Monitored Outfalls Associated with Industrial Activity 2011, Permit NMR05GB21

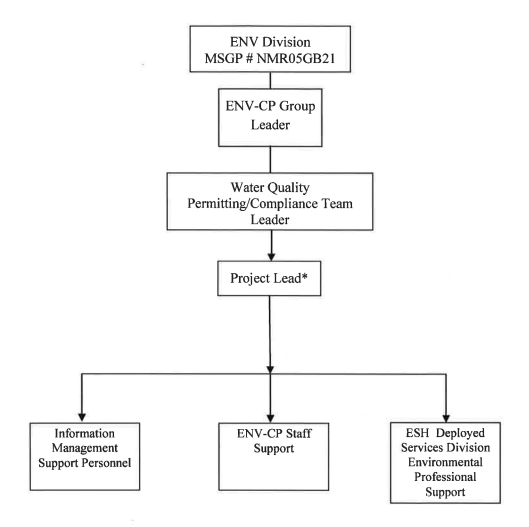
Attachment 5 – Pollutants under Impaired Waters Monitoring

Attachment 6 – Analytes by Industrial Sector

Attachment 7 – References and Guidance Documents

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ATTACHMENT 1- MSGP PROGRAM ORGANIZATION



*Project Lead acts as liaison and will work directly with Team Leaders for staff assignments.

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ATTACHMENT 2 - ANNUAL REPORTING FORM

NPDES Permit Tracking No.:
United States Environmental Protection Agency
SEPA United States Environmental Protection Agency Washington, DC 20460
Annual Reporting Form
A. GENERAL INFORMATION
1. Facility Name:
2, NPDES Permit Tracking No.:
3. Facility Physical Address:
a. Street:
b. City: c. State: d. Zip Code:
4. Lead Inspectors Name: Title:
Additional inspectors Name(s):
5. Contact Person: Title: Title:
Phone: - Ext. E-mail:
6. Inspection Date: / / / / /
B. GENERAL INSPECTION FINDINGS
1. As part of this comprehensive site inspection, did you inspect all potential pollutant sources, including areas where industrial activity may be exposed to stormwater?
If NO, describe why not:
NOTE: Complete Section C of this form for each industrial activity area inspected and included in your SWPPP or as newly identified in 8.2 or 8.3 below where pollutants may be exposed to stormwater.
2. Did this inspection identify any stormwater or non-stormwater outfalls not previously identified in your SWPPP? YES NO
If YES, for each location, describe the sources of those stormwater and non-stormwater discharges and any associated control measures in place:
T ADET

NPDES 6	Permit Tracking No.:
3. Did this inspection identify any sources of stormwater or non-stormwater discharges not previously identified in your SWPPP?	
If YES, describe these sources of stormwater or non-stormwater pollutants expected to be present in these discharges, and any control measured	s in place:
4. Did you review stormwater monitoring data as part of this inspection to identify potential pollutant hot spots? 🔲 YES 📑 NO 👚 NA, no more	itoring performed
If YES, summarize the findings of that review and describe any additional inspection activities resulting from this review:	
	1
8	
5. Describe any evidence of pollutants entering the drainage system or discharging to surface waters, and the condition of and around outfalls, including dissipation measures to prevent scouring:	ing flow
8. Have you taken or do you plan to take any corrective actions, as specified in Part 3 of the permit, since your last annual report submission (or since authorization to discharge under this permit if this is your first annual report), including any corrective actions identified as a result of this annual co inspection? YES NO	you received mprehensive site
If YES, how many conditions requiring review for correction action as specified in Parts 3.1 and 3.2 were addressed by these corrective actions?	
NOTE: Complete the attached Corrective Action Form (Section D) for each condition identified, including any conditions identified as a result of this caterinaster inspection.	comprehensive

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printer and the second		
C. INDUSTRIAL ACTIVITY AREA SPECIFIC FINDINGS		
Complete one block for each industrial activity area where pollutants may	be expose	d to stormwater. Copy this page for additional industrial activity areas.
In reviewing each area, you should consider: Industrial materials, residue, or trash that may have or could come in Leaks or spills from industrial equipment, drums, tanks, and other co Offsite tracking of industrial or waste materials from areas of no expe Tracking or blowing of raw, linal, or waste materials from areas of no	ntainers; osure to exp	posed areas; and
INDUSTRIAL ACTIVITY AREA:		
1. Brief Description:		
2. Are any control measures in need of maintenance or repair?	☐ YES	□NO
3. Have any control measures falled and require replacement?	☐ YES	□NO
Are any additional/revised control measures necessary in this area?	☐ YES	□но
II YES to any of these three questions, provide a description of the problem: Corrective Action Form)	(Any nece	ssary corrective actions should be described on the attached
INDUSTRIAL ACTIVITY AREA:		
1. Brief Description:		
Are any control measures in need of maintenance or repair?	☐ YES	□NO
Have any control measures failed and require replacement?	☐ YES	□ NO
4. Are any additional/revised c necessary in this area?	☐ YES	□ NO
If YES to any of these three questions, provide a description of the problem: Corrective Action Form)	_	_
INDUSTRIAL ACTIVITY AREA;		
Brief Description:		
2. Are any control measures in need of maintenance or repair?	YES	□ NO
3. Have any control measures failed and require replacement?	YES	□NO
Are any additional/revised BMPs necessary in this area?	YES	□NO
If YES to any of these three questions, provide a description of the problem: Corrective Action Form)	(Any neces	seary corrective actions should be described on the attached

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		NPDE	ES Permit	Tracking	No.:
		NOTE: Copy this page and attach additio	nal pages	as naces	ssarv
INDUSTRIAL ACTIVITY AREA	_	TO TELL COPY THE PAGE THE GREAT COURT	no pages		
1. Brief Description:					
Are any control measures in need of maintenance or repair?	☐ YE\$	□NO			
3. Have any control measures failed and require replacement?	☐ YES	□ NO			- 1
4. Are any additional/revised BMPs necessary in this area?	☐ YES	□ NO			- 1
If YES to any of these three questions, provide a description of the Corrective Action Form)	e problem:	(Any necessary corrective actions should be described on the attack	:hed		
					- 1
INDUSTRIAL ACTIVITY AREA					\neg
Brief Description:					
2. Are any control measures in need of maintenance or repair?	☐ YES	□ NO			- 1
3. Have any control measures failed and require replacement?	☐ YES	□ NO			- 1
4. Are any additional/revised BMPs necessary in this area?	☐ YES	□ NO			- 1
If YES to any of these three questions, provide a description of the Corrective Action Form)	ne problem:	(Any necessary corrective actions should be described on the attack	thed		
INDUSTRIAL ACTIVITY AREA					-
1. Brief Description:					
2. Are any control measures in need of maintenance or repair?	☐ YES	□ NO			-
3. Have any control measures failed and require replacement?	☐ YE\$	□ NO			
4. Are any additional/revised BMPs necessary in this area?	☐ YE\$	NO			
If YES to any of these three questions, provide a description of the Corrective Action Form)	ne problem:	(Any necessary corrective actions should be described on the attack	ched		
		Ti Ti			

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D. CORRECTIVE ACTIONS
Complete this page for each specific condition requiring a corrective action or a review determining that no corrective action is needed. Copy this page for additional corrective actions or reviews.
Include both corrective actions that have been initiated or completed since the last annual report, and future corrective actions needed to address problems identified in this comprehensive stormwater inspection. Include an update on any outstanding corrective actions that had not been completed at the time of your previous annual report.
1. Corrective Action # of for this reporting period.
2. Is this corrective action:
☐ An update on a corrective action from a previous annual report; or
☐ A new corrective action?
3. Identify the condition(s) triggering the need for this review:
☐ Unauthorized release or discharge
☐ Numeric effluent limitation exceedance
☐ Control measures inadequate to meet applicable water quality standards
Control measures inadequate to meet non-numeric effluent limitations
☐ Control measures not properly operated or maintained
☐ Change in facility operations necessitated change in control measures
Average benchmark value exceedance
Other (describe):
4. Briefly describe the nature of the problem identified:
5. Date problem identified:
6. How problem was identified:
Comprehensive site inspection
☐ Quarterly visual assessment
☐ Routine facility Inspection
☐ Benchmark monitoring
☐ Notification by EPA or State or local authorities
Cther (describe):
7. Description of corrective action(s) taken or to be taken to eliminate or further investigate the problem (e.g., describe modifications or repairs to control measures, analyses to be conducted, etc.) or if no modifications are needed, basis for that determination:
8. Did/will this corrective action require modification of your SWPPP? YES NO
9. Date corrective action initiated:
10. Date correction action completed: / / / / or expected to be completed: / / / / / / / / / / / / / / / / / / /
11. If corrective action not yet completed, provide the status of corrective action at the time of the comprehensive site inspection and describe any remaining steps (including timeframes associated with each step) necessary to complete corrective action:
1

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			NPDES Permit Tracking No.:
. ANNUAL REPORT CERTIFICA	TION		
Compliance Certification			
	spection has met the requirements of Part 4.2 o	f the permit, and that, based upon the res	ults of this inspection, to the best of
If NO, summarize why you are no	ot in compliance with the permit:		
Annual Report Certification		:	
certify under penalty of law that this	e document and all attachments were prepared	under my direction or supervision in acco	rdance with a system designed to
l certify under penalty of law that this assure that qualified personnel prop system, or those persons directly re-	erly gathered and evaluated the information sub sponsible for gathering the information, the infor	mitted. Based on my inquiry of the person mation submitted is, to the best of my kno	on or persons who manage the owledge and bellef, true, accurate,
I certify under penalty of law that this assure that qualified personnel prop system, or those persons directly re- and complete. I am aware that there	erly gathered and evaluated the information sub	mitted. Based on my inquiry of the person mation submitted is, to the best of my kno	on or persons who manage the owledge and bellef, true, accurate,
I certify under penalty of law that this assure that qualified personnel prop system, or those persons directly re- and complete. I am aware that there	erly gathered and evaluated the information sub sponsible for gathering the information, the infor	mitted. Based on my inquiry of the person mation submitted is, to the best of my kno	on or persons who manage the owledge and bellef, true, accurate,
certify under penalty of law that this assure that qualified personnel prop system, or those persons directly re- and complete. I am aware that there violations.	erly gathered and evaluated the information sub sponsible for gathering the information, the infor	mitted. Based on my inquiry of the person mation submitted is, to the best of my kno	on or persons who manage the owledge and bellef, true, accurate,
assure that qualified personnet prop system, or those persons directly re-	erly gathered and evaluated the information sub sponsible for gathering the information, the infor	mitted. Based on my inquiry of the person mation submitted is, to the best of my kno	on or persons who manage the owledge and bellef, true, accurate,

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ATTACHMENT 3 – ROUTINE INSPECTION FORM

Z	Name of Facility:				Responsi	Responsible FOD (Name & Organization):	:(
la ç	Qualified Inspector(s):	(s):			Inspection	Inspection type: Quarterly Other	Date of inspection (MM/DD/YYYY):
)	Otners Present:						Time of inspection:
5 ⊬	Weather: ☐ Clear Temperature:	□Cloudy [☐ Rain ☐ Sleet	leet 🛮 Fog	B Snow	☐ High Winds ☐ Other: Is Inspection Being Cond	Vinds □ Other: Is Inspection Being Conducted During a Storm Water Discharge? □Yes □No
#	Structural Control Measures (BMP)s	trol Measures >)s	Location	Operating Effectively (Yes or No)?	if No, Need to Maintain (M), Repair (R) or Replace (RP)?	Corrective Action Needed and Notes (identify failed control measures that need replacement)	Corrective Action Needed and Notes (identify needed maintenance and repairs, or any failed control measures that need replacement)
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o u							
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9							22
7	-						
12	2						
3	Were additional BMPs or Control Measures	Ps or Control A	ı.—	mplemented? a	□ Yes □ No Describe:	ë	
\$	fere previously ide	ntified condition	ons corrected	before the ne	Were previously identified conditions corrected before the next anticipated storm event?	□ Yes	□ No if No, describe reason:
_	Area/Activity	tivity al Materials or	Inspected	Controls Adequate?	Corrective Action	Corrective Action Needed and Notes (I ist area letter with comments helow)	ofter with comments helow)
	Activities Exposed to Storm Water)	o Storm Water)	٠-				
∢		g/unloading &					
α	For inment operations &	rations &			-		
1	. T	eas					
ပ							
	 Outdoor vehicle & equipment washing areas 	e & equipment					
ш	l .	g & disposal			,		
ш		/ construction					
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H. Salt storage piles or pile	
containing salt	
I. Dust generation & vehicle	
tracking	
Are the SWPP Plan maintenance, schedules and procedures being implemented at the facility? □ Yes □ No	
Were any Corrective Actions initiated or completed? No Describe:	
Are there any conditions requiring Corrective Action?	
(Note – You need enter a Corrective Action in the MSGP Corrective Action Report database for each listed)	

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ATTACHMENT 4 -- MSGP FACILITIES AND STORM WATER MONITORED OUTFALLS ASSOCIATED WITH INDUSTRIAL ACTIVITY 2011, PERMIT NMR05GB21

Location	Permitted Facility	Operation	Activity	Sector	Monitored Outfall		• Canyon
TA-15-185	TA-15-185 PHERMEX	Vehicle Maintenance Shop	Vehicle Maintenance	Ь	15-PHRMX- 1	•	Water
TA-3-0034	TA-3-0034 Metal Shop	Fabricated Metals	Fabricated Metals	AA	3-MST-1	•	Mortandad
TA-3-22	TA-3-22 Power & Steam Plant	Power Plant	Steam Electric Power	0	3-PSP-1	•	Sandia
					3-PSP-5	•	
TA-3-38	TA-3-38 Metals Fab Shop	Metal Shop	Fabricated Metals	¥	3-MFS-1	•	Sandia
TA-3-39	TA-3-39 & 102 Metal Shop	Metal Shop	Fabricated Metals	A	3-TS-1	٠	Pajarito
TA-3-66	TA-3-66 Sigma Complex	Sigma Foundry	Primary Metals	4	3-Sigma-6	•	Sandia
TA-54	TA-54 Area G	Area G - South Side	TSD	¥	54-G-1	•	Pajarito
TA-54	TA-54 Area G	Area G -North Side	TSD	¥	54-G-2	•	Canada del Buey
TA-54	TA-54 Area G	Area G - South Side	TSD	¥	54-6-3	•	Pajarito
TA-54	TA-54 Area G	Area G - South Side	TSD	К	54-6-4	•	Pajarito
TA-54	TA-54 Area L	Area L	TSD	К	54-L-1	•	Canada del Buey
TA-54-38	TA-54 RANT	RANT	TSD	У	54-RANT-1	•	Canada del Buey
TA-60	TA-60 Asphalt Batch Plant	Asphalt Batch Plant	Asphalt Paving	Q	60-ABP-1	•	Mortandad
TA-60	TA-60 MRF	Materials Recycling Facility	Scrap Recycling	z	60-MRF-1	•	Sandia
TA-60-250	TA-60 Roads and Grounds	Roads & Grounds Facility	Vehicle Maintenance & Storage	۵	60-RG-1	•	Mortandad
				۵ ۵	60-RG-3	•	Sandia
TA-60-1	TA-60-1 Heavy Equipment Yard	Motor pool	Vehicle Maintenance		60-HEY-2	•	Sandia
TA-60-2	TA-60-2 Warehouse	Motor pool	Vehicle Maintenance	Ч	60-WH-1	•	Sandia
TA-9-28	TA-9-28 Heavy Equipment Maintenance	Motor pool	Vehicle Maintenance	۵	9-HEM-1	•	Pajarito

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ATTACHMENT 5-POLLUTANTS UNDER IMPAIRED WATERS MONITORING

Permitted Facility	Monitored Outfall	Assessment Unit	Canyon	Pollutant
TA-54 Area G	54-G-2	NM-128.A_00	Canada del Buey (within LANL)	PCBs .
TA-54 Area L	54-L-1 54-RANT-1			Aluminum Gross Alpha
TA-54 Area G	54-G-1	NM-128.A 08	Pajarito Canyon (within LANL	PCBs
TA-54 Area G	54-G-3		below Arroyo de la Delfe)	Aluminum
TA-54 Area G	54-G-4			Copper Gross Alpha
TA-15-185 PHERMEX	15-PHRMX-1	NM-128.A 13	Water Canyon (within LANL	PCBs
		i	below Area-A Canyon)	Aluminum
				Gross Alpha
TA-3-39 & 102 Metal Shop	3-TS-1	NM-128.A_15	Two Mile Canyon (Pajarito to	PCBs
			headwaters)	Aluminum
				Gross Alpha
TA-9-28 Heavy Equipment	9-HEM-1	NM-128.A_16	Arroyo de la Delfe (Pajarito	Aluminum
Maintenance			Canyon to headwaters)	Mercury
				Gross Alpha
TA-60 Asphalt Batch Plant	60-ABP-1	NM-9000.A_042	Mortandad Canyon (within	Aluminum
TA-3-0034 Metal Shop	3-MST-1		LANL)	Copper
TA-60 Roads and Grounds	60-RG-1			Gross Alpha
		NM-9000.A 047	Sandia Canyon (Sigma Canyon	PCBs
TA-3-38 Metals Fab Shop	3-MFS-1	ľ	to NPDES outfall 001)	Aluminum
TA-3-22 Power & Steam Plant	3-PSP-1			Copper
TA-3-22 Power & Steam Plant	3-PSP-5			Gross Alpha
TA-3-22 Power & Steam Plant	3-PSP-8			Mercury
TA-3-66 Sigma Complex	3-Sigma-6			
IA-60-1 Heavy Equipment Yard	60-HEY-2			
IA-60 MRF	60-MRF-1			
TA-60 Roads and Grounds	60-RG-3			
TA-60 Roads and Grounds	60-RG-8			
A-DO-2 watellouse	T-UAA-00			

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ATTACHMENT 6 - ANALYTES BY INDUSTRIAL SECTOR

Permitted Facility	Monitored Outfall	Sector	Activity	Analyte	Monitoring Requirement
TA-3-0034 Metal Shop	3-MST-1	AA	Fabricated Metals	Aluminum	Quarterly Benchmark Monitoring (QBM)
TA-3-38 Metals Fab Shop	3-MFS-1			Iron	QBM
TA-3-39 & 102 Metal Shop	3-TS-1			Nitrate plus Nitrite Nitrogen Zinc	QBM
TA-60 Asphalt Batch Plant	60-ABP-1	۵	Asphalt Paving	Oil and Grease	Effluent Limitations Guidelines (ELG)
				Total Constant Solida	ELG
-				Total Suspended Solids	UBM and ELG
TA-3-66 Sigma Complex	3-Sigma-6	ш	Primary Metals	Copper Zinc	QBM QBM
TA-54 Area G	54-G-1	¥	Treatment, Storage or Disposal Facility (TSD)	Ammonia	QBM
TA-54 Area G	54-G-2			Arsenic	QBM
TA-54 Area G	54-G-3			Cadmium	QBM
TA-54 Area G	54-6-4			Chemical Oxygen Demand	QBM
TA-54 Area L	54-L-1			Cyanide	QBM
TA-54 RANT	54-RANT-1			Lead	QBM
				Magnesium	QBM
				Mercury	QBM
				Selenium	QBM
				Silver	QBM
TA-60 MRF	60-MRF-1	z	Scrap Recycling	Aluminum	QBM
				Chemical Oxygen Demand	QBM
				Copper	двм
				Iron	QBM
				Lead	QBM
				Total Suspended Solids	QBM
				Zinc	QBM
TA-3-22 Power & Steam Plant	3-PSP-1	0	Steam Electric Power	Iron	QBM
	3-PSP-5 3-PSP-8				
	0-151-6				

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ATTACHMENT 7 – REFERENCES AND GUIDANCE DOCUMENTS

- 40 CFR 122, EPA Administered Permit Programs
- 40 CFR 136, Guidelines Establishing Test Procedures for the Analysis of Pollutants.
- Clean Water Act, Title 33 U.S.C. 1251
- DOE O 414.1C, Quality Assurance
- DOE Order 450.1, Environmental Protection Program
- DOE Order 5400.5, Radiation Protection of Public and Environment
- EPA QA/G-4, Guidance for the Data Quality Objectives Process

LANL Documents:

- P322-4, Laboratory Performance, Feedback, and Improvement
- P328-3, Management Assessments
- P328-4, Management Observation and Verification
- P330-6, Nonconformance Reporting
- P330-8, Inspection and Test for Acceptance
- P340, Conduct of Engineering
- P341, Engineering Process Manual
- P401, Procedure to Identify, Communicate, and Implement Environmental Requirements
- P407, Water Quality
- P840-1, Procurement Quality

ENV Documents:

- ENV-DO-QP-105, Preparation, Review, and Approval of Procedures
- ENV-DO-OP-106, Document Control
- ENV-DO-QP-113, Tracking Performance Feedback and Actions
- ENV-DO-QP-115, Personnel Training
- ENV-CP-QP-022, MSGP Storm Water Corrective Actions
- ENV-CP-QP-044, Preparing Storm Water Discharge Monitoring Reports (MDNRs) for NPDES MSGP
- ENV-CP-QP-047, Inspecting Storm Water Runoff Samplers and Retrieving Samples
- ENV-CP-QP-048, Processing MSGP Storm Water Samples
- ENV-CP-QP-064, Multi-Sector General Permit Storm Water Visual Inspections
- ENV-WQH-QP-029, Creating and Maintaining a Chain of Custody
- Surface Water Monitoring Plan, October 2001, Rev. 0.0

ENV-RCRA-QP-022.2

Effective Date: February 28, 2013

Next Review Date: January 28, 2015



Environment, Safety, Health Directorate

Environmental Protection – Water Quality and RCRA Quality Procedure

MSGP Storm Water Corrective Actions

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CONTROLLED DOCUMENT

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Users are responsible for ensuring they work to the latest approved version.

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History of Revisions

Document Number [Include revision number, beginning with Revision 0]	Effective Date [Document Control Coordinator inserts effective date]	Description of Changes [List specific changes made since the previous revision]
0	08/10	New Document.
1	11/10	Incorporated ENV-RCRA-QP-062 MSGP Routine Inspections into this document.
2	01/13	Biennial revision, new template implemented.

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1.0 PURPOSE

This procedure is written to provide requirements for identifying, documenting and entering corrective actions into the ENV-RCRA MSGP Corrective Action Report Findings database.

2.0 SCOPE

Requirements set forth in this document apply to Los Alamos National Laboratory industrial facilities covered by the National Pollutant Discharge Elimination System (NPDES) Storm Water Multi-Sector General Permit (MSGP). This "general permit" requires identification, documentation, tracking and reporting of corrective actions in accordance with sections 2.2.1, 3, 4.1.2, 4.2.2, 4.3.2, 5.0, 5.2, 5.4, 6.2.1, 6.2.1.2, 7.2 and Appendices B and I.

2.1 HAZARD REVIEW

The work described in this procedure is <u>office work only</u> and has a <u>LOW hazard</u> rating as documented by submittal of a completed <u>ENV Low Hazard Verification form</u> to the Quality Assurance Specialist.

3.0 RESPONSIBILITIES

The following personnel require training before implementing this procedure:

- Group and Team Leader
- ENV-RCRA MSGP Storm Water compliance personnel
- Deployed Environmental Professionals (DEPs)
- Other LANL or subcontract personnel identified as being required to conduct storm water assessments as part of their job duties.

In addition to training to this procedure, the following training is also required prior to performing this procedure:

 ENV-RCRA QAPP-MSGP Quality Assurance Project Plan for the Storm Water Multi-Sector General Permit for Industrial Activities

The training method for this procedure is "self-study" (required read). For ENV-RCRA staff, this is documented in accordance with ENV-DO-QP-115, *Personnel Training*. Other participating groups may require training documentation pursuant to local procedures.

Actions specified within this procedure, unless preceded with "should" or "may", are to be considered mandatory (i.e., "shall", "will", "must").

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3.1 ROLES AND RESPONSIBILITIES

3.1.1 ENV-RCRA MSGP STORM WATER TEAM

ENV-RCRA MSGP Storm Water Team members will be fully knowledgeable of the specific regulatory requirements identified in the 2008 MSGP and are responsible for ensuring compliance with these requirements and entering corrective actions. Team members will evaluate corrective actions that the DEPs enter into the ENV-RCRA MSGP Corrective Action Report Findings database and modify them as needed for quality assurance. This team will also periodically review open corrective actions and follow up with the DEPs, ES&H Managers, or Upper Management, as deemed necessary, to ensure close out of the corrective action. The team members will notify upper management of instances of non-compliance with the permit. A team member may also be responsible for responding to the regulatory authority (EPA) regarding identified storm water issues and/or negotiate settlement of any identified issues.

3.1.2 DEPLOYED ENVIRONMENTAL PROFESSIONALS

DEPs will be fully knowledgeable of the site specific Storm Water Pollution Prevention Plan (SWPPP) and corrective action requirements identified in the MSGP for the facilities they are deployed to. In addition, they shall be appropriately trained to meet the job qualifications identified in the *Quality Assurance for Storm Water Multi-Sector General Permit for Industrial Activities Program* (ENV-RCRA-QAPP-MSGP) and shall be familiar with the regulatory requirements identified in the 2008 MSGP. Further, they shall be familiar with facility operations so that potential pollution discharge sources can be determined and corrective actions can be identified.

The DEPs are responsible for identifying and entering corrective actions observed at their industrial facilities into the ENV-RCRA MSGP Corrective Action Report Findings database. They are also responsible for updating corrective actions in a timely manner that cannot be implemented immediately. They will work with the ES&H Manager and ENV-RCRA storm water personnel to ensure identified corrective actions are implemented by overseeing repairs and/or improvements or instituting additional controls. If it is determined that corrective actions are necessary following an assessment, any modification to the control measures must be made before the next storm event if possible, or as soon as practicable following that storm event.

NOTE: These time intervals are not grace periods, but are schedules considered reasonable for documenting your finding(s) and for making repairs and improvements. They are included in the MSGP Permit to ensure that the conditions prompting the need for these repairs and improvements are not allowed to persist indefinitely (see Section 3.3 of the 2008 MSGP). In no instance will the corrective action remain open indefinitely.

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3.1.3 ENV-RCRA STORM WATER TEAM LEADER

The ENV-RCRA Storm Water Team Leader is responsible for compliance oversight relative to the 2008 MSGP. The Team Leader will ensure costs needed to implement the regulatory requirements identified in the 2008 MSGP are identified and environmental risks are assessed. Upper management will be notified of these costs or environmental risks, as deemed necessary. In the event there is a dispute regarding the regulatory requirements contained in the MSGP, the Team Leader will make the final determination of the required action. The Team Leader will notify upper management of instances of non-compliance with the permit.

3.1.4 ENV-RCRA GROUP LEADER

The ENV-RCRA Group Leader or designee is responsible for ensuring there is adequate funding to implement the regulatory requirements identified in the 2008 MSGP. The Group Leader also acts as the duly authorized signatory that certifies the reports. The Group Leader will notify upper management of instances of non-compliance with the permit or other identified environmental risk.

3.1.5 ES&H MANAGER

The ES&H manager shall identify funding for their industrial facilities to ensure compliance with the 2008 MSGP. The ES&H Manager is also responsible for ensuring that industrial facilities are complying with the 2008 MSGP permit and notifying upper management of instances of non-compliance with the permit or other identified environmental risk.

3.1.6 FACILITIES OPERATIONS DIRECTOR

The Facilities Operations Director (FOD) provides organizational leadership to ensure that all facility and programmatic activities under their authority are performed in compliance with the 2008 MSGP. The FOD is also responsible for establishing an environmental compliance envelope. It is the FOD's responsibility to maintain trained and qualified Environmental Professionals and Waste Management Coordinators on staff.

3.1.7 COMPUTER PROGRAMMER

Maintains and updates the ENV-RCRA MSGP Corrective Action Report Findings database as requested by MSGP storm water personnel.

3.2 PREREQUISITES

In addition to training to this procedure, the following training is also required prior to performing this procedure:

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• ENV-RCRA OAPP-MSGP, Quality Assurance Project Plan for the Storm water Multi-Sector General Permit for Industrial Activities Program

4.0 DOCUMENT CONTROL/RECORDS MANAGEMENT

The following records generated as a result of this procedure are to be submitted to the designated RM-POC in accordance with ENV-DO-QP-110, *Records Management* and filed in project files.

- MSGP Comprehensive Site Inspection Annual Report
- Completed Routine Inspection Forms
- Electronic records within the ENV-RCRA MSGP Corrective Action Report Findings database.
- Copies of automated e-mail notifications

5.0 WORK PROCESSES

5.1 IDENTIFYING CORRECTIVE ACTIONS

If any of the following conditions occur, the DEP or ENV-RCRA storm water team member must review and revise the selection, design, installation, and implementation of control measures to ensure that the condition is eliminated and will not be repeated in the future:

- An unauthorized release or discharge (e.g., spill, leak, or discharge of non-storm water not authorized by the 2008 MSGP);
- You become aware, or EPA determines, that your control measures are not stringent enough for the discharge to meet applicable water quality standards;
- An inspection or evaluation of the facility by an EPA official and/or local or State entity, determines that modification to the control measures are necessary to meet the non-numeric effluent limits in the 2008 MSGP;
- You find in the routine facility inspection, quarterly visual assessment, or comprehensive site inspection that the control measures are not being properly operated and maintained;
- Construction or a change in design, operation, or maintenance at the facility significantly changes the nature of pollutants discharged in storm water from the facility, or significantly increases the quantity of pollutants discharged; or
- The average of four quarterly sampling results exceeds an applicable benchmark. If less than four benchmark samples have been taken, but the results are such that an exceedence of the four quarter average is mathematically certain, (i.e., if the sum of quarterly sample results to date is more than four times the benchmark level) this is considered a benchmark exceedence, triggering this review;
- If effluent limitation guidelines are exceeded at the Asphalt Batch Plant (Sector D); or
- If impaired water quality standards are exceeded.

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5.2 ROUTINE INSPECTIONS

Routine inspections shall be conducted by the DEP (or a qualified member if the DEP is not trained and qualified) at all areas of the facility where industrial materials or activities are exposed to storm water, and of all storm water control measures used to comply with the effluent limits contained in the 2008 MSGP. Routine inspections shall be conducted at least quarterly; however, some facilities conduct monthly inspections (as specified in the facility specific SWPPP). Routine inspections shall be conducted during periods when the facility is in operation. A certified copy of completed Routine Inspection Forms shall be maintained in the facility's SWPPP.

At least once each calendar year, the routine facility inspections must be conducted during a period when a storm water discharge (either rain or snow) is occurring. The DEP(s) or storm water personnel from ENV-RCRA are responsible for identifying and entering corrective actions observed during the routine inspections into the ENV-RCRA MSGP Corrective Action Report Findings database. The database is set up to allow access for all identified DEPs associated with a particular FOD if the FOD has more than one DEP. Contact a member of the ENV-RCRA storm water team if you do not have access to this database and the FOD has assigned you responsibility for MSGP corrective actions.

NOTE: If the industrial facility is inactive and unstaffed and there are no industrial materials or activities exposed to storm water, routine inspections may not be required. A determination of whether a facility is inactive or unstaffed shall be made in coordination with storm water personnel from ENV-RCRA as there are specific documentation and certification requirements that have to be met prior to discontinuing routine inspections.

5.3 COMPREHENSIVE INSPECTIONS

Qualified ENV-RCRA storm water personnel will conduct one comprehensive inspection of all industrial facilities and those that meet the "no exposure" criteria subject to the 2008 MSGP before September 29th of each year. At least one member of the facility's storm water pollution prevention team shall participate in this inspection. This is usually the DEP.

This inspection must cover all areas of the industrial facility affected by the requirements in the 2008 MSGP including the areas identified in the SWPPP as potential pollutant sources where industrial material or activities are exposed to storm water, areas where control measures are used to comply with the effluent limits, and areas where spills and leaks have occurred in the past 3 years. The inspector must include review of the monitoring data (analytical results from benchmark and impaired waters and visual assessments) collected that calendar year as part of the comprehensive inspection. Inspectors must examine the following at a minimum:

- Industrial materials, residue, or trash that may have or could come into contact with storm water:
- Leaks or spills from industrial equipment, drums, tanks, and other containers;

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- Offsite tracking of industrial or waste materials, or sediment where vehicles enter or exit the site;
- Tracking or blowing of raw, final, or waste materials from areas of no exposure to exposed areas; and
- Control measures needing replacement, maintenance, or repair.
- Storm water controls measures required by the 2008 MSGP must be observed to ensure that they are functioning correctly.

NOTE: The annual comprehensive site inspection may also be used as one of the routine inspections, as long as all components of both types of inspections are included.

ENV-RCRA will then enter all identified corrective actions into the ENV-RCRA MSGP Corrective Action Report Findings database. It is the responsibility of the DEP to update the database to reflect updates to these corrective actions.

Information compiled during the comprehensive inspection is used to complete the Annual Report. This report shall be submitted to EPA (postmarked) within 45 days of the last facility inspection completed in September of each year. For example, if the last facility was inspected (as part of the comprehensive site inspection) on September 22, the report shall be postmarked before or on November 6th. A complete certified copy of the Annual Report shall be maintained in the facility's SWPPP.

5.4 SPILLS

All leaks or spills shall be cleaned up immediately and entered into the ENV-RCRA MSGP Corrective Action Report Findings database. This can be done by either the DEP or an ENV-RCRA MSGP storm water team member. If the spill is immediately cleaned up, and controls are put in place to prevent further leakage, the corrective action can be closed.

5.5 ALLOWABLE NON-STORM WATER DISCHARGES

The following are allowable non-storm water discharges authorized by the 2008 MSGP:

- Discharges from fire-fighting activities;
- Fire hydrant flushing;
- Potable water, including water line flushings;
- Uncontaminated condensate from air conditioners, coolers, and other compressors and from the outside storage of refrigerated gases or liquids;
- Irrigation drainage;
- Landscape watering provided all pesticides, herbicides, and fertilizer have been applied in accordance with the approved labeling;
- Pavement wash waters where no detergents are used and no spills or leaks of toxic or hazardous material have occurred (unless all spilled material has been removed);

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- Routine external building washdown that does not use detergents; and
- Uncontaminated ground water or spring water.

Any person authorized to conduct work at LANL can identify a potential storm water issue. If this occurs, they should contact the DEP or an ENV-RCRA MSGP storm water team member who will determine if a corrective action is needed.

5.6 Entering Corrective Actions

To enter a corrective action into the ENV-RCRA MSGP Corrective Action Report Findings database, perform the following steps:

NOTE: Be clear and concise, use correct grammar and punctuation, and correct any spelling errors. This information will be used to populate a report that will be submitted to the EPA. Therefore, it is critical that all information entered into the ENV-RCRA MSGP Corrective Action Report Findings database is correct and meets these criteria.

Step	Action
1	From this web page: http://int.lanl.gov/environment/water/guidance/swmgp.shtml , under the heading "Compliance Tools". Click on the link "MSGP Corrective Action Report Findings Database" Click on "Enter New Corrective Action."
2	 Under the "Corrective Action Header" tab, enter the following: Facility Name by clicking on the "List" tab and selecting a facility. Date Problem was Identified (mm/dd/yyyy) Date of Notification to ENV-RCRA (mm/dd/yyyy) FOD Responsible for CA (Name & Org) by clicking in the box. FOD designations (for example "STO") and the associated name will come up. Just select the appropriate FOD.
	 NOTE: Contact the MSGP Project Leader at 667-1312 or hbensen@lanl.gov if the FOD name or organization is incorrect, so this can be corrected. Describe Specific Evaluation Location (for example "Northeast corner of Building TA-3-66") Inspector Z-Number by clicking in the box, which will populate it with your Z number. In most instances, the DEP should be identified as the inspector. Note: If you are entering the CA and are not the DEP, you will have to enter the DEP's Z number or they will not have the ability to update the corrective action.
	Once all of the above information is entered correctly, click "Save" and go

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	to Step 3. All boxes identified with a red asterisk are "required fields" and shall be filled out. Note: The system will automatically assign a Correctiv Action Report ID number.
3	Click "Go To Corrective Action Details" in the middle of the screen.
	Under the "Corrective Action Details" tab, enter the following:
	 Identify the condition triggering the need for this review by clickin on the "List" tab and selecting an option or selecting "Other" and entering a description of the condition. Briefly describe the nature of the problem identified during the inspection (e.g., erosion, damage to a BMP, trash, spill, etc.) and the specific evaluation location.
	NOTE: Spills or other emergency situations may identify the need for a corrective action that was not identified during an inspection.
	 How the problem was identified by clicking on the "List" tab and selecting an option or selecting "Other" and entering a description of the problem.
	 Description of the corrective action taken, or to be taken, to eliminate or further investigate the problem (e.g., describe modifications or repairs to control measures, analyses to be conducted, etc.) or if no modifications are needed, the basis for tha determination.
	• Did/will the corrective action require modification of your SWPPP Type in "Y" for yes and "N" for no.
	 Date Corrective action was initiated (mm/dd/yyyy) Date corrective action was completed OR expected completion dat (mm/dd/yyyy)
	NOTE: If the corrective action has not been completed, enter an expected completion date. Do not put a date in both locations.
	If the corrective action has not been completed, provide the status of the corrective action and describe any remaining steps (including timeframes associated with each step) necessary to complete the corrective action.
	NOTE: This should only be filled out if the corrective action has not been completed. If the corrective action has been completed, enter "N/A."
	Make sure to hit the "save" tab in the bottom right hand corner so the corrective action information is retained. If you want to enter more corrective actions, go back to the "Corrective Action Header" tab and pres the "Enter New Corrective Action" button in the lower left hand corner of the screen (see step #2). Hitting the "Exit" button will cause you to exit from the system.

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All boxes identified with a red asterisk are "required fields" and shall be
filled out. If a date is not included or identified as an expected completion
date, ENV-RCRA storm water compliance personnel will enter a
completion date of 30 days after the corrective action was identified.

5.7 UPDATING CORRECTIVE ACTIONS

To update a corrective action in the ENV-RCRA MSGP Corrective Action Report Findings database, perform the following steps:

Step	Action
1	From this web page: http://int.lanl.gov/environment/water/guidance/swmgp.shtml , under the heading "Compliance Tools". Click on the link "MSGP Corrective Action Report Findings Database" to access the database and tab down to the corrective action number you want to edit. Click on "Edit."
2	Navigate to the blank that you will be changing and input the updated information. It is anticipated that most changes will occur relative to updating the status of corrective actions. Save all changes to the information. Remember, you should only have a date under "Date corrective action completed OR the "expected to be completion," but not both.

5.8 VALIDATING CORRECTIVE ACTIONS

ENV-RCRA storm water personnel will periodically validate the information contained in the ENV-RCRA MSGP Corrective Action Report Findings database. To validate a corrective action in the ENV-RCRA MSGP Corrective Action Report Findings database, perform the following steps:

Step	Action
1	From this web page:
	http://int.lanl.gov/environment/water/guidance/swmgp.shtml, under the
	heading "Compliance Tools". Click on the link "MSGP Corrective Action
	Report Findings Database" to access the database.

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2	Check all entered fields for a corrective action to ensure that all information
	is clear, correct, and concise. If not, correct the information by navigating
	to the information that needs to be changed and making the change. Save
	all changes to the information.
	All information shall be validated before running the final annual report.
3	For ENV-RCRA storm water personnel only, under "status" select "void" if
	the corrective action is a repeat of a previous corrective action or if it is
	determined not to be a corrective action. This will delete the corrective
	action from the annual report.

5.9 INSTITUTIONAL PERFORMANCE FEEDBACK AND IMPROVEMENT TRACKING SYSTEM (PFITS)

PFITS is the institutional performance and tracking system for identified issues. A corrective action that meets any of the following criteria will be entered into the PFITS system, as deemed necessary.

- Corrective action was not completed by the expected completion date entered into the database.
- No action was taken to remedy an identified issue with a control measure within 14 days
 of discovery or before the next storm event or as soon as practicable following that storm
 event (Section 3.3 of the 2008 MSGP).
- Repeat corrective actions or trends identified by ENV-RCRA MSGP storm water personnel.
- Conditions requiring immediate action, where failure to take action would result in pollutants being released to water of the state or an immediate non-compliance with the 2008 MSGP.
- Violations identified by the regulatory authority.
- Other issues as deemed necessary by MSGP storm water personnel.

Once every month, ENV-RCRA storm water personnel will evaluate a summary of open corrective actions in the ENV-RCRA MSGP Corrective Action Report Findings database and using the above criteria will determine which corrective actions, if any, should be transferred into PFITS. When the monthly notification of outstanding corrective actions is sent out, evaluate whether any of the outstanding corrective actions meet the above conditions. Send those that do to the Environmental Protection Division's Improvement Management Coordinator (IMC) so that she can enter the information into PFITS. The summary report will contain the following information, at a minimum:

- Date the corrective action was identified:
- Person that identified the corrective action;

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- A description of the nature of the problem identified and what needs to be done to address the corrective action.
- Whether the corrective action was identified internal to LANL or External to LANL.

5.10 Notifications for New and Overdue Corrective Actions

When a new corrective action is entered into the ENV-RCRA MSGP Corrective Action Report Findings database, the FOD, ESH&Q Manager, Operations Manager, inspector (usually the DEP) and ENV-RCRA MSGP storm water personnel are notified automatically by e-mail (unless the corrective action is closed the same day it is entered). This will assist the FOD, ESH& Q Managers, Operations Managers and the DEPs with keeping track of new corrective actions.

An automatic e-mail is sent the first of each month notifying the FOD, ESH&Q Manager, Operations Manager and DEPs of all overdue corrective actions for their industrial facilities. The Environmental Protection Division Leader and ENV-RCRA Group Leader receive a web link that contains a bar graph showing corrective actions 30 to 60 days overdue, 60 to 90 days overdue, 90 days to 1 year overdue, and those greater than a year overdue. In addition, they receive a link with summary information on each corrective action overdue sorted by FOD.

6.0 REFERENCES

- Federal Register: Final National Pollutant Discharge Elimination System (NPDES) General Permit for Storm Water Discharges from Industrial Activities. Federal Register: September 29, 2008, Volume 73, Number 189.
- P300, Integrated Work Management
- P315, Conduct of Operations Manual
- PD103, Worker Safety and Health Policy
- SD100, Integrated Safety Management System Description Document with Embedded 10 CFR 851 Worker Safety and Health Program
- P101-18, Procedure for Pause/Stop Work
- PD410, Los Alamos National Laboratory Environmental ALARA Program
- P121, Radiation Protection
- ENV-DO QP-106, Document Control
- ENV-DO-QP-115, Personnel Training
- ENV-DO-QP-104, Work Safety Review

In addition to these documents, please read any site specific requirements before proceeding with work.

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7.0 **DEFINITIONS**

Best Management Practice (BMP): Schedules of activities, prohibitions of practices, maintenance procedures, and other management practices to prevent or reduce the pollution of "waters of the United States." BMPs also include treatment requirements, operating procedures, and practices to control plant site runoff, spillage or leaks, sludge or waste disposal, or drainage from raw material storage. (40 CFR Part 122.2)

<u>Control Measure:</u> Any BMP or other method (including effluent limitations) used to prevent or reduce the discharge of pollutants to waters of the United States.

CA: Corrective Action

DEP: Deployed Environmental Professional

EPA: Environmental Protection Agency

FOD: Facility Operations Director

MSGP: Multi-Sector General Permit

SWPPP: Storm Water Pollution Prevention Plan

8.0 ATTACHMENTS

Attachment 1- Annual Reporting Form

Attachment 2- NPDES Multi-Sector General Permit Routine Inspection Form

Click here for "Required Read" credit.

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ATTACHMENT 1- ANNUAL REPORTING FORM

NPTIES Point Teaching No.
CHITED STATES ENVIRONMENTAL PROTECTION AGENCY WASHINGTON, DC 20460
Annual Reporting Form
A. GENERAL INFORMATION
1 Facility/Name
2 NPLES Permit Fracking No
3 Facility Physical Address
o Street
b City
4 Feat Inspection Name
Autitional inspectors Name(s)
5 Config 1 Prissur
Prote
8 Inspertant Cate
1. As pail of this comprehensive site inspection, did you uspect all potential pollocated probat as some es, we buting acress where industrial activity may be expused to stormwester?
□ YES □ NO : If NO, iterative why not
MOTE: Complete Section C of this form for each industrial activity area inspected and included in your SWAPP or as newly identified in D 2 or D 3 below where poliularits may be exposed to stormwater.
2. Out this impression identify they stormwists an innestrumwater antifolis not proviously identified in space SWPPP? YES NO
IEYES; for each focation, describe the sources of those storowater and non-storowater descharges and any associated control creasures in place.

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NPDES Permit Tracking No	
3. Did this inspection identify any sources of stormwater or non-stormwater discharges not previously identified in your SWPPP? TYES NO	
If YES, describe these sources of stormwater or non-stormwater pollutants expected to be present in these discharges, and any control measures in place:	
4. Did you review stormwater monitoring data as part of this inspection to identify potential pollutant hot spots? YES NO NA, no monitoring performed	
If YES, summarize the findings of that review and describe any additional inspection activities resulting from this review:	
 Describe any evidence of pollutants entering the drainage system or discharging to surface waters, and the condition of and around outfalls, including flow dissipation measures to prevent scouring: 	
	100
Have you taken or do you plan to take any corrective actions, as specified in Part 3 of the permit, since your last annual report submission (or since you received authorization to discharge under this permit if this is your first annual report), including any corrective actions identified as a result of this annual comprehensive site inspection? TES NO	
If YES, how many conditions requiring review for correction action as specified in Parts 3.1 and 3.2 were addressed by these corrective actions?	
NOTE: Complete the attached Corrective Action Form (Section D) for each condition identified, including any conditions identified as a result of this comprehensive dominater inspection.	

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. INDUSTRIAL ACTIVITY AREA SPECIFIC FINDINGS			
omplete one block for each industrial activity area where poliulants may i	be exposed	f to stormwater.	Copy this page for additional industrial activity area
reviewing each area, you should consider: Industrial materials, residue, or trash that may have or could come in Leaks or spills from industrial equipment, drums, tanks, and other coi Officite tracking of industrial or wester materials from areas of no expo Tracking or blowning of raw, first, or wester materials from areas of no	ntainers; scure te exp	osed arons; and	
IDUSTRIAL ACTIVITY AREA:			
Brief Description:			
Are any control measures in need of maintenance or repair?	☐ YEØ	□ NO	
Have any control measures failed and require replacement?	☐ YES	□ NO	
Are any additional/revised control measures necessary in this area?	☐ YE3	□ NO	
If YES to any of these three questions, provide a description of the problem: Corredive Action Form)	(Any nece	stary corrective a	ctions should be described on the attached
IDUSTRIAL ACTIVITY AREA			
. Bner Description:			
		=	
Are any control measures in need of maintenance or repair?	☐ YES	□ NO	
. Have any control measures tailed and require replacement?	☐ YES	□ NO	
Are any additional/revised c necessary in this area? If YES to any of these three questions, provide a description of the problem: Currective Action Funn)	YES (Any nece	_	ections should be described on the attached
NDUSTRIAL ACTIVITY AREA:			
kief Description:			
Are any control measures in need of maintenance or repair?	☐ YES	□ NO	
.Have any control measures failed and require replacement?	☐ YES	□ NO	
Are any additional/revised BMPs necessary in this area?	☐ YE3	□ NO	
	(4	ssary connective a	ctions should be described on the attached

Title: MSGP Storm Water Corrective Actions

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		NPDES Permit Tracking No.
		NOTE: Copy this page and altech additional pages as necessary
INDUSTRIAL ACTIVITY AREA:		
1 Brief Description:		
2. Are any control measures in need of maintenance or repair?	YEO	□ NO
3. Have any control measures failed and require replacement?	YES	□ NO
4. Are any additional/revised BMPs necessary in this area?	YES	□ NO
If YES to any of these three questions, provide a description of the Corrective Action Form)	problem	(Any necessary corrective actions should be described on the attached
INDUSTRIAL ACTIVITY AREA		
1, Brief Description:		
		□ NO
CAR COURT OF REPORTS FRANCE CO.	_	□ NO
4. Are any additional/revised BMPs necessary in this area?	YES	□ NO
If YES to any of these three questions, provide a description of the Corrective Action Form)	prablem:	(Amy necessary corrective ections should be described on the attached
INDUSTRIAL ACTIVITY AREA:		
1. Brief Description:		
1. для очестрион.		
2 Are any control measures in need of maintenance or repair?	YES	□ NÓ
	YE5	□ NO
	YE6	□ NO
If YES to any of these three questions, provide a description of the Corrective Action Form)	problem:	(Any necessary corrective actions should be described on the attached

Title: MSGP Storm Water Corrective Actions	No. ENV-RCRA-QP-022.2	Page 20 of 23
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NPDES Permit Tracking No.
D. CORRECTIVE ACTIONS
Complete this page for such specific condition requiring a corrective action or a review determining that no corrective action is needed. Copy this
page for additional corrective actions or reviews.
Include both corrective actions that have been initiated or completed since the last annual report, and future corrective actions needed to address problems identified in this comprehensive stormweter inspection. Include an update on any outstanding corrective actions that had not been completed at the time of your previous annual report.
1. Corrective Action #
2. Is this corrective action
An update on a corrective action from a previous annual report; or
A naw corrective action?
3. Identify the condition(s) triggering the need for this review:
☐ Unauthorized release or discharge
☐ Numeric effluent liméstion exceedance
Control measures inadequate to meet applicable water quality standards
Control measures inadequate to meet non-numeric effluent limitations
Control measures not properly operated or maintained
Change in facility operations necessitated change in control measures
Average benchmerk value exceedance
Other (describe):
4. Briefly describe the nature of the problem identified
5. Date problem identified: (a) How problem was identified: (b) Comprehensive site inspection (c) Quarterly visual assessment (c) Routine facility inspection (d) Benchmark monitoring (e) Notification by EPA or State or local authorities (c) Other (dissociate) (e) Other (dissociate) 7. Description of corrective action(s) taken or to be taken to eliminate or further investigate the problem (e.g., describe modifications or repairs to control measures, snalyses to be conducted, etc.) or if no modifications are needed, besis for that determination.
9. Did/will this corrective action require modification of your SWPPP? 9. Date currective action initiated. 10. Date correction action completed: 11. If corrective action not yet completed, provide the status of corrective action at the time of the comprehensive site inspection and describe any remaining steps (including timelinanes associated with each step) necessary to complete corrective action:

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								L	ш	ш	-
. ANNUAL REPORT	ERTIFICATION										
Compliance Certification	1										
Do you certify that yo your knowledge, you	r annual inspection are in compliance w	has met the requ th the permit?	irements of Part	1.2 of the permit	, and that, base	ed upon the	results of	this insp	ection, i	to the be	st of
If NO, summarize wh	you are not in comp	ollance with the p	ermit:								
Annual Report Certific	ion										
I certify under penalty of assure that qualified per system, or those person and complete. I am awa	law that this docume sonnel properly gath directly responsible	ered and evaluate for gathering the	ed the information information.	n submitted. Be information sub-	sed on my inqu mitted is, to the	iry of the p	erson or p	ersons v	vho man elief, tru:	age the s, eccura	
certify under penalty of assure that qualified per system, or those person and complete. I am awa violations	law that this docume sonnel properly gath a directly responsible re that there are sign	ered and evaluate for gathering the	ed the information information.	n submitted. Be information sub-	sed on my inqu mitted is, to the	iry of the p	erson or p	ersons v	vho man elief, tru:	age the s, eccura	
Annual Report Certifice I certify under penalty of assure that qualified per system, or those person and complete. I am aw- violations.	law that this docume sonnel properly gath a directly responsible re that there are sign	ered and evaluate for gathering the	ed the information information.	n submitted. Be information sub-	sed on my inqu mitted is, to the	iry of the p	erson or p	ersons v	vho man elief, tru:	age the s, eccura	

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itle: MSGP Storm Water Corrective Actions	

ATTACHMENT 2- NPDES MULTI-SECTOR GENERAL PERMIT ROUTINE INSPECTION FORM

Los Alamos National Laboratory					NPDES Multi-Sector General Permit Routine Inspection Form (rev. 03/2009) Page 1 of (use additional sheets if necessary)
Name of Facility:			Responsit	Responsible FOD (Name & Organization):	
Qualified Inspector(s): Others Present:			Inspection	Inspection type: 🗀 Quarterly 🗀 Other	Date of Inspection (MM/DD/YYYY): Time of Inspection:
Weather: Cloar Cloudy CRain Temperature: °F	C Sleet C	□ Fog □ Snow	V HgH D	Vinds ☐ Other: Is inspection Being Conducted During a Storm Water Discharge?	Water Discharge? OYes ONo
Structural Control Measures (BMP)s	Location	Operating Effectively (Yes or No)?	if No, Need to Maintain (M), Repair (R) or Replace (RP)?		Corrective Action Needed and Notes (identify needed maintenance and repairs, or any failed control measures that need replacement)
2.					
n e					
w w					
7 2 8					
0					
10					
12					
Were additional BMPs or Control Measures Implemented?	Implemented?	☐ Yes ☐	No Describe:		
Were previously identified conditions corrected befo	sted before the	next anticipate	ire the next anticipated storm event?	☐ Yes ☐ No If No, describe reason:	
Area/Activity (Areas of impusing National Nation	Inspected?	Controls Adequate?	Corrective Action Nee	Corrective Action Needed and Nobes (List area latter with comments below)	ents below)
A. Material loading/unloading & storage areas					
B. Equipment operations & maintenance areas					
D Outdoor vehicle & equipment washing areas					
E. Waste Handing & disposal areas					
S. Non-storm water / illical connections					
Ш					
Dust generation & vehicle tracking					
Are the SWPP Plan maintenance, schedules and pro-	and procedure	reldmi gnied s	cedures being implemented at the facility?	NO □ Ves □ No	
Were any Corrective Actions initiated or completed?	npleted? 📙 Yes	IS U No Describe:	tribe:		
Are there any conditions requiring Corrective Action? (Mote preed a Corrective Action Formers and Integral	® Action? ☐ Y	2 □	Yes, List Number of	If Yea, List Number of Corrective Actions Required	
[NORS - Head & Corrective Actions commission of	den maren.				

MSGP STORM WATER VISUAL INSPECTIONS

Purpose

This procedure is written to provide requirements for conducting visual monitoring under the 2008 National Pollutant Discharge Elimination System (NPDES) Storm Water Multi-Sector General Permit (MSGP) for industrial facilities.

Scope

Requirements set forth in this document apply to Los Alamos National Laboratory industrial facilities covered by the MSGP. These facilities include, a warehouse, several metal fabrication areas/shops, a heavy equipment yard, an asphalt batch plant, roads and grounds, a foundry, a power plant, a material recycling facility and several hazardous waste treatment, storage or disposal (TSD) facilities. Inspection waivers may be granted by ENV-RCRA for adverse weather conditions and unstaffed or inactive sites.

Hazard review The work described in this procedure is field work and consists solely of visual evaluations, and has been documented to have a LOW hazard rating by submittal of a completed ENV Low Hazard Verification form to the Quality Assurance Specialist.

Signatures

Prepared by: Signature on File	Date: 02/22/12
Holly Wheeler, ENV-RCRA	
Approved by: Signature on File	Date: 02/14/12
Melanie Lamb, ENV Quality Assurance Specialist	
Authorized by: Signature on File	Date: 02/27/12
Terrill Lemke, ENV-RCRA Team Leader	
Authorized by:	Date**:
Signature on File	03/06/12
Anthony Grieggs, ENV-RCRA Group Leader	*
Classification Review by	Date: 03/06/12
Signature on File	☑ Unclassified
Anthony Grieggs, Derivative Classifier	

^{**}Effective Date

CONTROLLED DOCUMENT

General information about this procedure

In this procedure

This procedure addresses the following major topics:

Topic	Page
General information about this procedure	2
Who requires training to this procedure?	2
Roles and responsibilities	5
Visual examinations	5
Completing the MSGP storm water visual inspection form	6
Guidance	8
Records resulting from this procedure	9

Attachments

This procedure has the following attachments:

		No. of pages
Number	Attachment Title	
1	MSGP Visual Inspection Form	1
2	Example MSGP Visual Inspection Form	1
3	Facilities and Storm Water Stations Associated With	1
	Industrial Activity	

History of revision & review

This table lists the revision history, reviews, and effective dates of this procedure:

Revision	Date	Description of Changes or Review
0	7/09	New document.
1	3/10	Clarifications and added attachments.
2	2/12	Biennial review/revision.

Who requires training to this procedure?

The following personnel require training before implementing this procedure:

- Group and Project Leader
- MSGP Visual Assessors
- ENV-Deployed Environmental Professional (DEP)
- ENV-RCRA Sampling Team

Training method

Training to this procedure will be by "self-study" (reading) and will be documented in accordance with ENV-DO-QP-115 *Personnel Training*.

General information about this procedure, continued

Prerequisites

In addition to training to this procedure, the following training is also required prior to performing this procedure:

• ENV-RCRA-QAPP-MSGP Multi-Sector General Permit Quality Assurance Project Plan

Definitions specific to this procedure

Adverse weather conditions: Weather that prohibits collection of samples such as local flooding, high winds, hurricanes, tornadoes, electrical storms, etc. Could also include drought, extended frozen conditions, etc.

<u>Best Management Practices (BMPs):</u> Schedules of activities, practices, prohibitions of practices, structures, vegetation, maintenance procedures, and other management practices to prevent or reduce pollution. BMPs can also include treatment requirements, operating procedures, and practices to control facility site runoff, spillage or leaks, sludge or waste disposal, or drainage from raw material storage.

<u>Clarity:</u> Clearness or cleanness of appearance. This includes the visual observation of suspended sediment.

<u>Color:</u> Unpolluted water will be clear and colorless. Color should not be confused with clarity.

<u>Floating solids:</u> Particulate material floating on the surface of the water. Examples include: leaves, pinecones, pine needles, dead grass, twigs, branches, and common trash.

<u>Foam:</u> An accumulation of fine frothy bubbles formed in or on the surface of water. A mass of bubbles of air in a matrix of liquid film.

<u>Odor:</u> The property or quality of waters that affects or stimulates the sense of smell. Examples of odors that may be present are burnt oil, sewage, diesel, sulfuric, or detergent odors.

Oil sheen: The presence of rainbow-like colors glistening on the surface of a liquid. The color of oil sheen will vary dependent on thickness and consistency.

<u>Settled solids:</u> Settled particulate material i.e. heavier than water. Examples include sand, gravel, metal turnings, and glass.

<u>Suspended solids:</u> Particulate materials that are floating between the bottom of the sample and the surface of the water.

<u>Unstaffed and Inactive Sites:</u> A facility maintaining certification with the SWPPP that it is inactive and unstaffed and visual examinations are not required.

General information about this procedure, continued

References

- Federal Register: Final National Pollutant Discharge Elimination System (NPDES) General Permit for Storm Water Discharges from Industrial Activities. Federal Register: September 29, 2008, Volume 73, Number 189.
- P300, Integrated Work Management for Work Activities
- P315, Laboratory Institutional Operations Program
- PD103, Worker Safety and Health Policy
- SD100, Integrated Safety Management System Description
- P101-18, Procedure for Pause/Stop Work
- PD410, Los Alamos National Laboratory Environmental ALARA Program P121 Radiation Protection
- ENV-DO-QP-106, Document Control
- ENV-DO-QP-102, Office Safety and Security
- ENV-DO-QP-104, Work Safety Review
- ENV-DO-QP-115, Personnel Training

In addition to these documents, please read any site specific requirements before proceeding with work.

Note

Actions specified within this procedure, unless preceded with "should," or "may," are to be considered mandatory (i.e., "shall," "must," "will").

Roles and Responsibilities

Deployed Environmental Professionals Deployed environmental professionals (DEPs) are responsible for collecting quarterly visual samples at substantially identical outfalls and completing required documentation, unless arrangements are made to use ENV-RCRA resources. DEPs will be fully knowledgeable of the site specific SWPPP. Whenever practicable the same person should carry out the inspection and examination of the discharges throughout the life of the permit to ensure consistency in interpretation of results. Further, DEPs shall be familiar with facility operations so that potential pollution discharge sources can be determined.

ENV-RCRA MSGP storm water compliance personnel MSGP storm water compliance personnel are responsible for filling out a visual assessment form if requested by work order for MSGP monitored outfalls. Storm water compliance personnel are also responsible for evaluating the quality of completed visual assessments, retaining a record of QA'd forms on the server and distributing these forms to the DEPs for inclusion into the appropriate facility SWPPP.

Visual Examinations

Visual examinations

Visual examinations of storm water discharge shall be conducted quarterly for each discharge point covered by the MSGP and the site specific SWPPP.

Grab samples

A grab sample will be collected during daylight hours in a 1 liter wide mouth clear glass bottle or plastic container within 30 minutes of discharge from a storm event. If it is not possible to collect the sample within the first 30 minutes of discharge, the sample must be collected as soon as practicable after the first 30 minutes. The sampler will document the reason a sample could not be collected within 30 minutes.

If no samples are collected because the sampler was not triggered (or for some other reason), documentation shall be kept in the facility's SWPPP explaining why visual examinations were not conducted.

Completing the MSGP Storm Water Visual Inspection Form

& time, inspector, etc.

Location, date Complete the top section of form including location as indicated on site map, date and time, outfall ID (i.e. the monitored outfall), person collecting and examining the sample and signature, and inspection quarter.

> NOTE: See Attachment 2 for an example of a filled-out MSGP Visual Inspection form.

NOTE: See Attachment 3 for facility name, location, and station numbers.

Include the date and time the discharge began, sample collection date and time and visual assessment date and time for each sample. Identify the nature of the discharge (i.e., rainfall or snowmelt). Determine whether it has been greater than 72 hours from the last storm event. If "No", explain when the last storm event occurred.

Sample documentation

Provide documentation if sample is not collected within 30 minutes of discharge.

Completing the MSGP Storm Water Visual Inspection Form, continued

Describe sample parameters

Refer to section 3.0, Definitions. See attachment 2 for an example of a filled-out MSGP Visual Inspection form.

Parameter	Description
Color	Describe the color of the discharge.
Odor	Describe any odors that may be observed in the discharge. Caution: any unusual odors should be documented.
Clarity	Clarity can be described as the depth in which you can look into or through water. For example an individual can see through a clear glass of clean water in daylight. Generally the clarity of the water is a good visual indicator of the purity of water. If the water is poor in clarity there is most likely suspended solids throughout the water.
Floating Solids	Note any floating solids in the sample. Careful examination should determine whether the solids are raw or waste materials (i.e. vegetative materials).
Settled Solids	Note any settled solids in the sample. Settled solids may be an indicator of unstable ground cover combined with a high intensity storm water runoff event.
Suspended Solids	Note any suspended solids in the sample. Most often suspended solids include fine sediment. This may be an indication of an unstable channel that may have eroding banks. Some water appears to be colored because of relatively coarse particulate material in suspension such as sediment.
Foam	Note an accumulation of fine frothy bubbles formed in or on the surface of water. Describe the color of the foam.
Oil Sheen	Note if there is an oil sheen present, the thickness, and consistency. If yes, contact the ENV-RCRA Project Leader for MSGP <u>immediately</u> . Follow-up action is required within 24 hours.
Other	Describe any other indicators of storm water pollution in addition to the descriptions mentioned above.

Completing the MSGP Storm Water Visual Inspection Form, continued

ENV Deployed Environmental Professional

Place completed and signed form into the facility SWPPP. Provide a copy to the MSGP Project Leader or other designee at ENV-RCRA.

Site observations

Note if there are any potential sources of pollutants on site. If yes, contact an MSGP representative of ENV-RCRA and document the following:

- · potential sources;
- indicate if there are any BMPs on site and evaluate and note effectiveness;
- if no BMPs, determine if installation could correct future pollutant migration; and
- the nature of discharge (i.e., runoff or snow melt).

Source of pollutants

While conducting the visual examinations, personnel should constantly be attempting to relate any pollutant that is observed in the samples to the sources of pollutants that are on the site.

Guidance

Clean up

A clean up of the site should be conducted if the pollutant source is known and well defined. The FOD, ESH Manager, and MSGP representative of ENV-RCRA should also be contacted and made aware of the situation. A design change could also be incorporated into the storm water pollution prevention plan to eliminate or minimize the contaminant source from occurring in the future. Personnel should evaluate whether or not additional BMPs should be implemented in the pollution prevention plan to address the observed contaminant, and if BMPs have already been implemented, evaluate whether or not these are working correctly or need maintenance. Corrective actions must be taken if BMPs are not performing effectively. Actions should be taken as soon as practicable from the discovery of any pollutants.

NOTE: This time frame (and those listed below) is not a grace period. Rather, it is a schedule considered <u>reasonable</u> for documenting your findings and for making repairs and improvements. The time frame is to ensure that the conditions prompting the need for these repairs and improvements are <u>not allowed to persist indefinitely</u>. Failure to take prompt action can result in fines and penalties for non-compliance.

Guidance, continued

Corrective action

If storm water contamination is identified through visual assessment, a corrective action must be entered into the ENV-RCRA MSGP Corrective Action Report database within 24 hours of the observation. A corrective action plan must be identified within 14 days of the observation.

NOTE: If possible, the corrective action must be implemented before the next anticipated storm event.

Follow up

A date for completion of implementation must be entered into the database to ensure that appropriate actions are taken in response to the examinations.

Records resulting from this procedure

Records

The following records generated as a result of this procedure are to be submitted to an MSGP representative of ENV-RCRA in accordance with <u>ENV-DO-QP-110 Records Management</u>.

MSGP Quarterly Visual Assessment Form

Click here to record "self-study" training to this procedure.

		MSGP Quarterly Visual /			
Complete a separate form for each our	all you a	nssess. When adverse weather condition g storm event. Maintain this document	ns prevent the c	collection of a sample	e during the quarter, a substitute
Name/Location of Facility:	_l uam ym	Permit Number: NMR05GB21	Inspec	tion Quarter: Apr-M	lay □Jun-Jul □Aug-Sep
Outfall ID: "Subst	intially Id	entical Outfall"? Yes No	If YES identi	fy other Outfalls in the	Group:
Person(s) collecting sample (PRINT): PPT Member? Yes No		Signature :	.1		
Person(s) examining sample (PRINT): PPT Member? Yes No		Signature :			
Date & Time Discharge Began:		Date & Time Sample Collected:		Date & Time	Sample Examined:
Substitute Sample? Yes No		If YES, identify quarter/year when samp	le was originally:	scheduled to be collec	ted:
Was the sample collected in the first 30 i	inutes?	Yes No If No, explain why not:		=	
Nature of Discharge: Rainfal	Amoun	tinches 🔲 Snowmelt. Amou	ıntinche	s	
Previous Storm Ended > 72 hours Before	Start of	This Storm? ☐ Yes ☐ No	If No	, Explain: *	
		PARAMETERS		ľ	
Color	☐ Non	e Other		If Other describe:	
Odor None Musty Sewage Other	☐ Sulfu	r Sour Solvents Petrol	eum/Gas	If Other, describe th	e odor:
Clarity: Clear Slightly Cloudy	Cloudy	Opaque Other (describe):		5W.	
Floating Solids: Yes No					w or waste materials(s):
Settled Solids:** Yes No				· · · · · · · · · · · · · · · · · · ·	ne Coarse If Other describe:
Suspended Solids: Yes No					ne Coarse If Other describe:
	res□ N			If YES, on the surface color:	ce or in the water. Describe
Oil Sheen Yes No Colo		~		Thickness: Flecks	☐ Globs ☐ Describe if other:
Other Obvious Indicators of Pollution F	esent in	the sample? Yes No No		If YES describe:	
		SITE OBSERVATIONS		li.	
sample, please notify Tim Zimmerly @ 69	aminatio 9-7621 c				rce is identified during collection of
Pollutant	7	Source Polluta	int	Source	
NOTE: A clean up of the site should be of if Yes, indicate who was notified:	onducted	if the pollutant source is known. Was prop	er Notification ma	ade? 🗌 Yes 🔲 No	
		CORRECTIVE ACTION			
If storm water contamination was identific No, explain why not:	d in this	sample through visual assessment, was a C	orrective Action I	Form filled out within 2	4 hrs of observation? Yes No If
Was a Corrective Action Plan identified v	thin 14 c	lays of the observation? Yes No If N	No, explain why n	not:	
Other Relevant Information: Yes Notes the back of this form to list any conc		ments, and/or descriptions of pictures taken	ı, (attach addition	al sheets as necessar	у).
* The 72-hour interval can be waived wh than a 72-hour interval is representative		evious storm did not yield a measurable disc orm events during the sampling period.	harge or if you a	re able to document (a	ttach applicable documentation) that less
		ple to sit for approximately one-half hour.			

Example of Filled-Out MSGP Quarterly Visual Assessment Form

		MSGP Quarterly Visual A	ssessment Forn	n	
		ss. When adverse weather conditions ntain this document in your SWPPP).			he quarter, a substitute sample must be
Name/Location of Facility: TA-3-66 Sigma Foundry		Permit Number: NMR05GB21	Inspect Oct		r □Apr-Jun □Jul-Sep
Outfall ID: 3-Sigma-1	"Substantially Ide	ntical Outfall*? ⊠ Yes ☐ No		y other Outfalls in the Gr gma-6 and 3-Sigma-7	roup: 3-Sigma-2, 3-Sigma-3, 3-Sigma-4, 3-
Person(s) collecting sample (PRII		Signature:	Love D	رگ	
Person(s) examining sample (PR PPT Member? Yes No	INT):	Signature ;	The Su	ne.	
Date & Time Discharge Began: 1/14/2010 at 3:00 P.M.		Date & Time Sample Collected: 1/14/2010 at 3:25 P.M:	0	Date & Time : 1/14/2010 at	Sample Examined: 4:30 P.M.
Substitute Sample? 🔲 Yes 🖂	No	If YES, identify quarter/year when san	nple was originally sche	eduled to be collected:	
Was the sample collected in the	first 30 minutes? 🔀 🕻	res No If No, explain why not			
Nature of Discharge:	Rainfall, Amount	inches Snowmelt. Amount	t0.25 inches		
Previous Storm Ended > 72 hours	Before Start of This	Storm? ☑Yes ☐ No	If No.	, Explain: *	
		PARAMETERS			
Color	None	: 🔯 Other		If Other describe: lig	207,100
Odor None Musty Se	wage 🔲 Sulfur	Sour Solvents Petroleu	m/Gas 🔲 Other	If Other, describe the	e odor:
Clarity: ☐ Clear ☒ Slightly Cloud	y Cloudy	Opaque Other (describe):			
Floating Solids: Yes	⊠ No			If YES, describe if ra	w or waste materials(s):
Settled Solids:**	X No			If YES, are solids Fir	ne Coarse If Other describe:
Suspended Solids: X Yes	□ No			If YES, are solids Fir	ne 🗵 Coarse 🔲 If Other describe:
Foam (gently shake sample):	☐ Yes⊠ No			If YES, on the surfac	e or in the water. Describe color.
Oil Sheen Yes No C					Globs Describe if other:
Other Obvious Indicators of Pol	lution Present in the s	sample? Yes□ No⊠		If YES describe:	
		SITE OBSERVATIONS			
Potential pollutants found during v	isual examination?	Yes 🛛 No If Yes, list pollutant(s)and	if possible indicate the	source: If source is iden	ntified during collection of sample, please
notify Tim Zimmerly @ 699-7621 o		urce Pollutar	nt	Source	
NOTE: A clean up of the site should be should be site should be should be site sh	old be conducted if the	e pollutant source is known. Was proper	Notification made?	Yes 🔲 No	
		CORRECTIVE ACTION			
If storm water contamination was why not:	identified in this samp	le through visual assessment, was a Con	rective Action Form fille	ed out within 24 hrs of ob	oservation? Yes No If No, explain
		of the observation? Yes No If No,	explain why not:		
Other Relevant Information: Ye Use the back of this form to list an		ls, and/or descriptions of pictures taken, (attach additional sheets	s as necessary).	
hour interval is representative of lo	cal storm events duri	ng the sampling period.	rge or if you are able to	document (attach appli	cable documentation) that less than a 72-
** Observe for settled solids after a	allowing the sample to	sit for approximately one-half hour.			

RCRA and Water Permitting/Compliance Group Los Alamos National Laboratory

Los Alamos National Laboratory FACILITIES AND STORM WATER STATIONS ASSOCIATED WITH INDUSTRIAL ACTIVITY

2008 MSGP PERMIT #NMR05GB21

LOCATION	OPERATION	Activity	Sector	STATION	DRAINAGE
TA-3-22	POWER PLANT	STEAM ELECTRIC POWER	0	E121.9, 03-0022N, 03-0022S	Sandia
TA-3-38	METAL SHOP	FABRICATED METALS	AA	03-0038W	Sandia
TA-3-39, 102	METAL SHOP	FABRICATED METALS	AA	03-0039E	Pajarito
TA-3-66	SIGMA FOUNDRY	PRIMARY METALS	L.	E122.3	Sandia
TA-60	ASPHALT BATCH PLANT	ASPHALT BATCH PLANT	D	E200.5	Mortandad
TA-54	AREA G - South Side	TSD	¥	54-PAD10E, E248.5, E248	Pajarito
TA-54	AREA G - North Side	TSD	У	E227	Canada del Buey
TA-54	AREA L	TSD	¥	E223	Canada del Buey
TA-54-38	RANT	TSD	¥	E220	Canada del Buey
TA-15-185	VEHICLE MAINTENANCE SHOP	VEHICLE MAINTENANCE	Ь	E262.4	Water
TA-60-1	MOTORPOOL	VEHICLE MAINTENANCE	Ь	60-0001	Sandia
TA-60	MATERIALS RECYCLING FACILITY	FACILITY RECYCLING	z	E122.35	Sandia
TA-60-250	ROADS & GROUNDS FACILITY	VEHICLE MAINTENANCE & STORAGE	Ь	E123.4, 60-00RG, 60-00RGE	Sandia
TA-3-0034	METAL SHOP	FABRICATED METALS	¥	03-0034	Sandia
TA-9-28	HEAVY EQUIPMENT MAINTENANCE OPERATIONS	VEHICLE MAINTENANCE AND STORAGE	Ь	09-0028W	Upper Pajarito
TA-60-2	WAREHOUSE	WHAREHOUSE	Δ.	60-002E	Sandia